



తెలంగాణ రాజ పత్రము THE TELANGANA GAZETTE

PART-VII EXTRAORDINARY PUBLISHED BY AUTHORITY

No.67]

HYDERABAD, THURSDAY, AUGUST 24, 2017.

NOTIFICATIONS RELATING TO THE ADMINISTRATION OF PANCHAYAT RAJ

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TELANGANA STATE ELECTION COMMISSION

4TH ORDINARY ELECTIONS TO MPTCs / ZPTCs, 2014 - NALGONDA DISTRICT - RENDERING OF FINAL ACCOUNTS OF ELECTION EXPENSES - DISQUALIFICATION OF (280) DEFEATED CANDIDATES OF MEMBERS ZPTCs AND MPTCs (81 ZPTCs & 199 MPTCs) OF NALGONDA DISTRICT, WHO FAILED TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. NAGATI RAMESH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC CHANDAMPET OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(1).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account

of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Nagati Ramesh**, defeated candidate for the office of the Member, **ZPTC Chandampet of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/28), dt.28.04.2017 to **Sri. Nagati Ramesh,** defeated candidate for the office of the Member, **ZPTC Chandampet of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 26.05.2017 to **Sri. Nagati Ramesh,** defeated candidate for the office of the Member, **ZPTC Chandampet of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Nagati Ramesh,** defeated candidate for the office of the Member, **ZPTC Chandampet of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Nagati Ramesh**, defeated candidate for the office of the Member, **ZPTC Chandampet of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KETHAVATH BOJIYA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC CHANDAMPET OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(2).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Kethavath Bojiya**, defeated candidate for the office of the Member, **ZPTC Chandampet of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/29), dt.28.04.2017 to **Smt. Kethavath Bojiya**, defeated candidate for the office of the Member, **ZPTC Chandampet of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 26.05.2017 to **Smt. Kethavath Bojiya**, defeated candidate for the office of the Member, **ZPTC Chandampet of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Kethavath Bojiya**, defeated candidate for the office of the Member, **ZPTC Chandampet of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Kethavath Bojiya**, defeated candidate for the office of the Member, **ZPTC Chandampet of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. NENAVATH RAMBABU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC CHINTHAPALLY OF NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(3).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Nenavath Rambabu**, defeated candidate for the office of the Member, **ZPTC Chinthapally of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/30), dt.28.04.2017 to **Sri. Nenavath Rambabu**, defeated candidate for the office of the Member, **ZPTC Chinthapally of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 18.05.2017 to **Sri. Nenavath Rambabu,** defeated candidate for the office of the Member, **ZPTC Chinthapally of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Nenavath Rambabu,** defeated candidate for the office of the Member, **ZPTC Chinthapally of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Nenavath Rambabu**, defeated candidate for the office of the Member, **ZPTC Chinthapally of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. RAMAVATH KONDA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC CHINTHAPALLY OF NALGONDA DISTRICT DURING THE 4th ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(4) .- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of

all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Ramavath Konda, defeated candidate for the office of the Member, ZPTC Chinthapally of Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/32), dt.28.04.2017 to **Sri. Ramavath Konda**, defeated candidate for the office of the Member, **ZPTC Chinthapally of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 18.05.2017 to **Sri. Ramavath Konda**, defeated candidate for the office of the Member, **ZPTC Chinthapally of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Ramavath Konda,** defeated candidate for the office of the Member, **ZPTC Chinthapally of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Ramavath Konda**, defeated candidate for the office of the Member, **ZPTC Chinthapally of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. VALIGE YADAIAH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC CHINTHAPALLY OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(5).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Valige Yadaiah**, defeated candidate for the office of the Member, **ZPTC Chinthapally of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/33), dt.28.04.2017 to **Sri. Valige Yadaiah**, defeated candidate for the office of the Member, **ZPTC Chinthapally of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 16.05.2017 to **Sri. Valige Yadaiah**, defeated candidate for the office of the Member, **ZPTC Chinthapally of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Valige Yadaiah,** defeated candidate for the office of the Member, **ZPTC Chinthapally of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Valige Yadaiah**, defeated candidate for the office of the Member, **ZPTC Chinthapally of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. KETHAVATH KALIYA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC CHINTHAPALLY OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(6) .- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants.

Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Kethavath Kaliya, defeated candidate for the office of the Member, ZPTC Chinthapally of Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/34), dt.28.04.2017 to **Sri. Kethavath Kaliya**, defeated candidate for the office of the Member, **ZPTC Chinthapally of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 19.05.2017 to **Sri. Kethavath Kaliya**, defeated candidate for the office of the Member, **ZPTC Chinthapally of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Kethavath Kaliya**, defeated candidate for the office of the Member, **ZPTC Chinthapally of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Kethavath Kaliya**, defeated candidate for the office of the Member, **ZPTC Chinthapally of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. RAMAVATH THULCHA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC CHINTHAPALLY OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(7).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Ramavath Thulcha**, defeated candidate for the office of the Member, **ZPTC Chinthapally of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/35), dt.28.04.2017 to **Sri. Ramavath Thulcha**, defeated candidate for the office of the Member, **ZPTC Chinthapally of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 21.05.2017 to **Sri. Ramavath Thulcha,** defeated candidate for the office of the Member, **ZPTC Chinthapally of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Ramavath Thulcha**, defeated candidate for the office of the Member, **ZPTC Chinthapally of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Ramavath Thulcha**, defeated candidate for the office of the Member, **ZPTC Chinthapally of Nalgonda District** to be

ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. KANCHARLA KIRANKUMAR REDDY, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC DEVERKONDA OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(8) .- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Kancharla Kirankumar Reddy, defeated candidate for the office of the Member, ZPTC Deverkonda of Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/36), dt.28.04.2017 to **Sri. Kancharla Kirankumar Reddy**, defeated candidate for the office of the Member, **ZPTC Deverkonda of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 15.05.2017 to **Sri. Kancharla Kirankumar Reddy**, defeated candidate for the office of the Member, **ZPTC Deverkonda of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Kancharla Kirankumar Reddy, defeated candidate for the office of the Member, ZPTC Deverkonda of Nalgonda District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure. G-407/2.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Kancharla Kirankumar Reddy**, defeated candidate for the office of the Member, **ZPTC Deverkonda of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. NARIMALLA VENKATESH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC DEVERKONDA OF NALGONDA DISTRICT DURING THE $4^{\rm TH}$ ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(9).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Narimalla Venkatesh, defeated candidate for the office of the Member, ZPTC Deverkonda of Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/37), dt.28.04.2017 to **Sri. Narimalla Venkatesh**, defeated candidate for the office of the Member, **ZPTC Deverkonda of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 17.05.2017 to **Sri. Narimalla Venkatesh,** defeated candidate for the office of the Member, **ZPTC Deverkonda of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Narimalla Venkatesh,** defeated candidate for the office of the Member, **ZPTC Deverkonda of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Narimalla Venkatesh**, defeated candidate for the office of the Member, **ZPTC Deverkonda of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. PARLAPALLY KESHAVAREDDY, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC DEVERKONDA OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(10).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Parlapally Keshavareddy**, defeated candidate for the office of the Member, **ZPTC Deverkonda of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/38), dt.28.04.2017 to **Sri. Parlapally Keshavareddy**, defeated candidate for the office of the Member, **ZPTC Deverkonda of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 15.05.2017 to **Sri. Parlapally Keshavareddy**, defeated candidate for the office of the Member, **ZPTC Deverkonda of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Parlapally Keshavareddy**, defeated candidate for the office of the Member, **ZPTC Deverkonda of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Parlapally Keshavareddy**, defeated candidate for the office of the Member, **ZPTC Deverkonda of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. SURESH MARUPAKULA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC DEVERKONDA OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(11).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Suresh Marupakula**, defeated candidate for the office of the Member, **ZPTC Deverkonda of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/39), dt.28.04.2017 to **Sri. Suresh Marupakula**, defeated candidate for the office of the Member, **ZPTC Deverkonda of Nalgonda District** who failed to lodge final accounts of election

expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 15.05.2017 to **Sri. Suresh Marupakula**, defeated candidate for the office of the Member, **ZPTC Deverkonda of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Suresh Marupakula,** defeated candidate for the office of the Member, **ZPTC Deverkonda of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Suresh Marupakula**, defeated candidate for the office of the Member, **ZPTC Deverkonda of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. YADAMMA DONTHAM, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC DEVERKONDA OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(12).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Yadamma Dontham**, defeated candidate for the office of the Member, **ZPTC Deverkonda of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/40), dt.28.04.2017 to **Smt. Yadamma Dontham**, defeated candidate for the office of the Member, **ZPTC Deverkonda of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 17.05.2017 to **Smt. Yadamma Dontham,** defeated candidate for the office of the Member, **ZPTC Deverkonda of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Yadamma Dontham,** defeated candidate for the office of the Member, **ZPTC Deverkonda of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Yadamma Dontham**, defeated candidate for the office of the Member, **ZPTC Deverkonda of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. CHINTHAPALLY SRINIVASULU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC DEVERKONDA OF NALGONDA DISTRICT DURING THE 4th ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(13).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to

the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Chinthapally Srinivasulu**, defeated candidate for the office of the Member, **ZPTC Deverkonda of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/41), dt.28.04.2017 to **Sri. Chinthapally Srinivasulu**, defeated candidate for the office of the Member, **ZPTC Deverkonda of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 15.05.2017 to **Sri. Chinthapally Srinivasulu,** defeated candidate for the office of the Member, **ZPTC Deverkonda of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Chinthapally Srinivasulu,** defeated candidate for the office of the Member, **ZPTC Deverkonda of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Chinthapally Srinivasulu**, defeated candidate for the office of the Member, **ZPTC Deverkonda of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. KAMESHWAR VANAMALA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC GURRAMPODE OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(14).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015,

the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Kameshwar Vanamala**, defeated candidate for the office of the Member, **ZPTC Gurrampode of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/46), dt.28.04.2017 to **Sri. Kameshwar Vanamala**, defeated candidate for the office of the Member, **ZPTC Gurrampode of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 21.05.2017 to **Sri. Kameshwar Vanamala**, defeated candidate for the office of the Member, **ZPTC Gurrampode of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Kameshwar Vanamala,** defeated candidate for the office of the Member, **ZPTC Gurrampode of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Kameshwar Vanamala**, defeated candidate for the office of the Member, **ZPTC Gurrampode of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. PALLA PRAVEEN REDDY, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC GURRAMPODE OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(15).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

August 24, 2017]

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Palla Praveen Reddy**, defeated candidate for the office of the Member, **ZPTC Gurrampode of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/47), dt.28.04.2017 to **Sri. Palla Praveen Reddy**, defeated candidate for the office of the Member, **ZPTC Gurrampode of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 22.05.2017 to **Sri. Palla Praveen Reddy,** defeated candidate for the office of the Member, **ZPTC Gurrampode of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Palla Praveen Reddy,** defeated candidate for the office of the Member, **ZPTC Gurrampode of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Palla Praveen Reddy**, defeated candidate for the office of the Member, **ZPTC Gurrampode of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. GAJJALA CHENNAREDDY, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC GURRAMPODE OF NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(16).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account **G-407/3**.

of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Gajjala Chennareddy**, defeated candidate for the office of the Member, **ZPTC Gurrampode of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/49), dt.28.04.2017 to **Sri. Gajjala Chennareddy**, defeated candidate for the office of the Member, **ZPTC Gurrampode of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 20.05.2017 to **Sri. Gajjala Chennareddy**, defeated candidate for the office of the Member, **ZPTC Gurrampode of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Gajjala Chennareddy,** defeated candidate for the office of the Member, **ZPTC Gurrampode of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Gajjala Chennareddy**, defeated candidate for the office of the Member, **ZPTC Gurrampode of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. DAIDA SRINIVAS REDDY, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC GURRAMPODE OF NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(17).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Daida Srinivas Reddy**, defeated candidate for the office of the Member, **ZPTC Gurrampode of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/50), dt.28.04.2017 to **Sri. Daida Srinivas Reddy**, defeated candidate for the office of the Member, **ZPTC Gurrampode of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 28.05.2017 to **Sri. Daida Srinivas Reddy**, defeated candidate for the office of the Member, **ZPTC Gurrampode of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Daida Srinivas Reddy,** defeated candidate for the office of the Member, **ZPTC Gurrampode of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Daida Srinivas Reddy**, defeated candidate for the office of the Member, **ZPTC Gurrampode of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. VADITHYA NAGARAJU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC GURRAMPODE OF NALGONDA DISTRICT DURING THE $4^{\rm TH}$ ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(18).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Vadithya Nagaraju**, defeated candidate for the office of the Member, **ZPTC Gurrampode of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/51), dt.28.04.2017 to **Sri. Vadithya Nagaraju**, defeated candidate for the office of the Member, **ZPTC Gurrampode of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 28.05.2017 to **Sri. Vadithya Nagaraju,** defeated candidate for the office of the Member, **ZPTC Gurrampode of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Vadithya Nagaraju**, defeated candidate for the office of the Member, **ZPTC Gurrampode of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Vadithya Nagaraju**, defeated candidate for the office of the Member, **ZPTC Gurrampode of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. BEDARAKOTA BHASKAR, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC MARRIGUDA OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(19).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of

all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Bedarakota Bhaskar**, defeated candidate for the office of the Member, **ZPTC Marriguda of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/52), dt.28.04.2017 to **Sri. Bedarakota Bhaskar**, defeated candidate for the office of the Member, **ZPTC Marriguda of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 19.05.2017 to **Sri. Bedarakota Bhaskar**, defeated candidate for the office of the Member, **ZPTC Marriguda of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Bedarakota Bhaskar,** defeated candidate for the office of the Member, **ZPTC Marriguda of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Bedarakota Bhaskar**, defeated candidate for the office of the Member, **ZPTC Marriguda of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. ANIMALLA CHANDRASHEKHAR, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC MARRIGUDA OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(20).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Animalla Chandrashekhar**, defeated candidate for the office of the Member, **ZPTC Marriguda of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/53), dt.28.04.2017 to **Sri. Animalla Chandrashekhar**, defeated candidate for the office of the Member, **ZPTC Marriguda of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 19.05.2017 to **Sri. Animalla Chandrashekhar,** defeated candidate for the office of the Member, **ZPTC Marriguda of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Animalla Chandrashekhar**, defeated candidate for the office of the Member, **ZPTC Marriguda of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Animalla Chandrashekhar**, defeated candidate for the office of the Member, **ZPTC Marriguda of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. BHEEMANAPALLY RAMAIAH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC MARRIGUDA OF NALGONDA DISTRICT DURING THE 4th ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(21).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants.

Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Bheemanapally Ramaiah**, defeated candidate for the office of the Member, **ZPTC Marriguda of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/54), dt.28.04.2017 to **Sri. Bheemanapally Ramaiah**, defeated candidate for the office of the Member, **ZPTC Marriguda of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 19.05.2017 to **Sri. Bheemanapally Ramaiah,** defeated candidate for the office of the Member, **ZPTC Marriguda of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Bheemanapally Ramaiah**, defeated candidate for the office of the Member, **ZPTC Marriguda of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Bheemanapally Ramaiah**, defeated candidate for the office of the Member, **ZPTC Marriguda of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. BOODIDA SURESH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC MARRIGUDA OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(22).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election

expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Boodida Suresh**, defeated candidate for the office of the Member, **ZPTC Marriguda of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/55), dt.28.04.2017 to **Sri. Boodida Suresh,** defeated candidate for the office of the Member, **ZPTC Marriguda of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 19.05.2017 to **Sri. Boodida Suresh,** defeated candidate for the office of the Member, **ZPTC Marriguda of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Boodida Suresh,** defeated candidate for the office of the Member, **ZPTC Marriguda of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Boodida Suresh**, defeated candidate for the office of the Member, **ZPTC Marriguda of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. YADAIAH ERPULA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC MARRIGUDA OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(23).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency.

Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Yadaiah Erpula**, defeated candidate for the office of the Member, **ZPTC Marriguda of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/56), dt.28.04.2017 to **Sri. Yadaiah Erpula**, defeated candidate for the office of the Member, **ZPTC Marriguda of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/ Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 19.05.2017 to **Sri. Yadaiah Erpula,** defeated candidate for the office of the Member, **ZPTC Marriguda of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Yadaiah Erpula**, defeated candidate for the office of the Member, **ZPTC Marriguda of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Yadaiah Erpula**, defeated candidate for the office of the Member, **ZPTC Marriguda of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KAMBALAPALLY KAVITHA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC P.A.PALLY OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(24).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Kambalapally Kavitha**, defeated candidate for the office of the Member, **ZPTC P.A.Pally of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/57), dt.28.04.2017 to **Smt. Kambalapally Kavitha**, defeated candidate for the office of the Member, **ZPTC P.A.Pally of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 26.05.2017 to **Smt. Kambalapally Kavitha**, defeated candidate for the office of the Member, **ZPTC P.A.Pally of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Kambalapally Kavitha,** defeated candidate for the office of the Member, **ZPTC P.A.Pally of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Kambalapally Kavitha**, defeated candidate for the office of the Member, **ZPTC P.A.Pally of Nalgonda District** to be ineligible

for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. PALLA MANJULA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC P.A.PALLY OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(25).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Palla Manjula**, defeated candidate for the office of the Member, **ZPTC P.A.Pally of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/58), dt.28.04.2017 to **Smt. Palla Manjula**, defeated candidate for the office of the Member, **ZPTC P.A.Pally of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 26.05.2017 to **Smt. Palla Manjula**, defeated candidate for the office of the Member, **ZPTC P.A.Pally of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Palla Manjula,** defeated candidate for the office of the Member, **ZPTC P.A.Pally of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Palla Manjula**, defeated candidate for the office of the Member, **ZPTC P.A.Pally of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. SAALI SAPAAVATH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC P.A.PALLY OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(26).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Saali Sapaavath**, defeated candidate for the office of the Member, **ZPTC P.A.Pally of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/59), dt.28.04.2017 to **Smt. Saali Sapaavath**, defeated candidate for the office of the Member, **ZPTC P.A.Pally of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/ Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 26.05.2017 to **Smt. Saali Sapaavath**, defeated candidate for the office of the Member, **ZPTC P.A.Pally of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Saali Sapaavath**, defeated candidate for the office of the Member, **ZPTC P.A.Pally of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Saali Sapaavath**, defeated candidate for the office of the Member, **ZPTC P.A.Pally of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. SAAHITHI RAMAAVATHU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC P.A.PALLY OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(27).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Saahithi Ramaavathu**, defeated candidate for the office of the Member, **ZPTC P.A.Pally of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/60), dt.28.04.2017 to **Smt. Saahithi Ramaavathu**, defeated candidate for the office of the Member, **ZPTC P.A.Pally of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 26.05.2017 to **Smt. Saahithi Ramaavathu,** defeated candidate for the office of the Member, **ZPTC P.A.Pally of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Saahithi Ramaavathu,** defeated candidate for the office of the Member, **ZPTC P.A.Pally of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Saahithi Ramaavathu**, defeated candidate for the office of the Member, **ZPTC P.A.Pally of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. JANGALA LAXMI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC ANUMULA OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(28).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Jangala Laxmi**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/62), dt.28.04.2017 to **Smt. Jangala Laxmi,** defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District** who failed to lodge final accounts of election expenses

within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 27.05.2017 to **Smt. Jangala Laxmi,** defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Jangala Laxmi**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Jangala Laxmi**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. PERAMALA BHARATHAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC ANUMULA OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(29).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Peramala Bharathamma**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/63), dt.28.04.2017 to **Smt. Peramala Bharathamma**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 27.05.2017 to **Smt. Peramala Bharathamma**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Peramala Bharathamma**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Peramala Bharathamma**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KASHIMALLA MAREMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC ANUMULA OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(30).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to

the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Kashimalla Maremma**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/64), dt.28.04.2017 to **Smt. Kashimalla Maremma**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 27.05.2017 to **Smt. Kashimalla Maremma**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Kashimalla Maremma,** defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Kashimalla Maremma**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KURAPATI AKKAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC ANUMULA OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/20015-ZPTC(31).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, **G-407/5**.

the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Kurapati Akkamma**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/65), dt.28.04.2017 to **Smt. Kurapati Akkamma**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 27.05.2017 to **Smt. Kurapati Akkamma**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Kurapati Akkamma,** defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Kurapati Akkamma**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. CHEEMALA SHIVAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC ANUMULA OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(32).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Cheemala Shivamma**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/67), dt.28.04.2017 to **Smt. Cheemala Shivamma**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 27.05.2017 to **Smt. Cheemala Shivamma**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Cheemala Shivamma**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Cheemala Shivamma**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. JANGALA CHAITANYA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC ANUMULA OF NALGONDA DISTRICT DURING THE $4^{\rm TH}$ ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(33).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the

date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Jangala Chaitanya**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/68), dt.28.04.2017 to **Smt. Jangala Chaitanya**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 27.05.2017 to **Smt. Jangala Chaitanya**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Jangala Chaitanya**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Jangala Chaitanya**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. NAMA PADMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC ANUMULA OF NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(34).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Nama Padma**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/69), dt.28.04.2017 to **Smt. Nama Padma**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 27.05.2017 to **Smt. Nama Padma**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Nama Padma,** defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Nama Padma**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. PADIGEPATI RAMPAL REDDY, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC DAMARACHERLA OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(35).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Padigepati Rampal Reddy**, defeated candidate for the office of the Member, **ZPTC Damaracherla of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/70), dt.28.04.2017 to **Sri. Padigepati Rampal Reddy**, defeated candidate for the office of the Member, **ZPTC Damaracherla of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 11.05.2017 to **Sri. Padigepati Rampal Reddy**, defeated candidate for the office of the Member, **ZPTC Damaracherla of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Padigepati Rampal Reddy,** defeated candidate for the office of the Member, **ZPTC Damaracherla of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Padigepati Rampal Reddy**, defeated candidate for the office of the Member, **ZPTC Damaracherla of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. CHALLA ANJI REDDY, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC DAMARACHERLA OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(36).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of

all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Challa Anji Reddy**, defeated candidate for the office of the Member, **ZPTC Damaracherla of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/71), dt.28.04.2017 to **Sri. Challa Anji Reddy,** defeated candidate for the office of the Member, **ZPTC Damaracherla of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 11.05.2017 to **Sri. Challa Anji Reddy,** defeated candidate for the office of the Member, **ZPTC Damaracherla of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Challa Anji Reddy,** defeated candidate for the office of the Member, **ZPTC Damaracherla of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Challa Anji Reddy**, defeated candidate for the office of the Member, **ZPTC Damaracherla of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. ANGOTHU HATHIRAM, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC DAMARACHERLA OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(37).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Angothu Hathiram**, defeated candidate for the office of the Member, **ZPTC Damaracherla of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/72), dt.28.04.2017 to **Sri. Angothu Hathiram**, defeated candidate for the office of the Member, **ZPTC Damaracherla of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 11.05.2017 to **Sri. Angothu Hathiram,** defeated candidate for the office of the Member, **ZPTC Damaracherla of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Angothu Hathiram**, defeated candidate for the office of the Member, **ZPTC Damaracherla of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Angothu Hathiram**, defeated candidate for the office of the Member, **ZPTC Damaracherla of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. DANAVATH NEELAKANTAMU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC DAMARACHERLA OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(38).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Danavath Neelakantamu**, defeated candidate for the office of the Member, **ZPTC Damaracherla of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/73), dt.28.04.2017 to **Sri. Danavath Neelakantamu**, defeated candidate for the office of the Member, **ZPTC Damaracherla of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 11.05.2017 to **Sri. Danavath Neelakantamu,** defeated candidate for the office of the Member, **ZPTC Damaracherla of Nalgonda District** had submitted his explanation after expiry of 20 days from the date of receipt of notice stating that he did not incurred any election expenditure and would not submit the same due to oversight.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Danavath Neelakantamu**, defeated candidate for the office of the Member, **ZPTC Damaracherla of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Danavath Neelakantamu**, defeated candidate for the office of the Member, **ZPTC Damaracherla of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. YARRABOTHU SAMBASHIVA RAO, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC DAMARACHERLA OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(39).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants.

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Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Yarrabothu Sambashiva Rao**, defeated candidate for the office of the Member, **ZPTC Damaracherla of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/74), dt.28.04.2017 to **Sri. Yarrabothu Sambashiva Rao**, defeated candidate for the office of the Member, **ZPTC Damaracherla of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 11.05.2017 to **Sri. Yarrabothu Sambashiva Rao**, defeated candidate for the office of the Member, **ZPTC Damaracherla of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Yarrabothu Sambashiva Rao,** defeated candidate for the office of the Member, **ZPTC Damaracherla of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Yarrabothu Sambashiva Rao**, defeated candidate for the office of the Member, **ZPTC Damaracherla of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. SAIDIREDDY SOMU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC DAMARACHERLA OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(40).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Saidireddy Somu**, defeated candidate for the office of the Member, **ZPTC Damaracherla of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/75), dt.28.04.2017 to **Sri. Saidireddy Somu**, defeated candidate for the office of the Member, **ZPTC Damaracherla of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 11.05.2017 to **Sri. Saidireddy Somu,** defeated candidate for the office of the Member, **ZPTC Damaracherla of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Saidireddy Somu**, defeated candidate for the office of the Member, **ZPTC Damaracherla of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Saidireddy**

Somu, defeated candidate for the office of the Member, **ZPTC Damaracherla of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. CHIMATA RANI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC MIRYALGUDA OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(41).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Chimata Rani**, defeated candidate for the office of the Member, **ZPTC Miryalguda of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/80), dt.28.04.2017 to **Smt. Chimata Rani**, defeated candidate for the office of the Member, **ZPTC Miryalguda of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 14.05.2017 to **Smt. Chimata Rani,** defeated candidate for the office of the Member, **ZPTC Miryalguda of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Chimata Rani,** defeated candidate for the office of the Member, **ZPTC Miryalguda of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Chimata Rani**, defeated candidate for the office of the Member, **ZPTC Miryalguda of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. DUNDIGAALA IMAMBHEE, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC MIRYALGUDA OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(42).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Dundigaala Imambhee**, defeated candidate for the office of the Member, **ZPTC Miryalguda of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/81), dt.28.04.2017 to **Smt. Dundigaala Imambhee**, defeated candidate for the office of the Member, **ZPTC Miryalguda of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 15.05.2017 to **Smt. Dundigaala Imambhee**, defeated candidate for the office of the Member, **ZPTC Miryalguda of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Dundigaala Imambhee,** defeated candidate for the office of the Member, **ZPTC Miryalguda of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Dundigaala Imambhee**, defeated candidate for the office of the Member, **ZPTC Miryalguda of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. GALI SAIDI REDDY, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC PEDDAVOORA OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(43).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Gali Saidi Reddy**, defeated candidate for the office of the Member, **ZPTC Peddavoora of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/83), dt.28.04.2017 to **Sri. Gali Saidi Reddy**, defeated candidate for the office of the Member, **ZPTC Peddavoora of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 17.05.2017 to **Sri. Gali Saidi Reddy,** defeated candidate for the office of the Member, **ZPTC Peddavoora of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Gali Saidi Reddy**, defeated candidate for the office of the Member, **ZPTC Peddavoora of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Gali Saidi Reddy**, defeated candidate for the office of the Member, **ZPTC Peddavoora of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MITTAPALLY SRINIVAS, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC PEDDAVOORA OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(44).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Mittapally Srinivas**, defeated candidate for the office of the Member, **ZPTC Peddavoora of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/84), dt.28.04.2017 to **Sri. Mittapally Srinivas**, defeated candidate for the office of the Member, **ZPTC Peddavoora of Nalgonda District** who failed to lodge final accounts of election

expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 17.05.2017 to **Sri. Mittapally Srinivas**, defeated candidate for the office of the Member, **ZPTC Peddavoora of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Mittapally Srinivas,** defeated candidate for the office of the Member, **ZPTC Peddavoora of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Mittapally Srinivas**, defeated candidate for the office of the Member, **ZPTC Peddavoora of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MALLU ASHOK REDDY, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC PEDDAVOORA OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(45) .- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Mallu Ashok Reddy, defeated candidate for the office of the Member, ZPTC Peddavoora of Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/85), dt.28.04.2017 to **Sri. Mallu Ashok Reddy**, defeated candidate for the office of the Member, **ZPTC Peddavoora of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 17.05.2017 to **Sri. Mallu Ashok Reddy**, defeated candidate for the office of the Member, **ZPTC Peddavoora of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Mallu Ashok Reddy,** defeated candidate for the office of the Member, **ZPTC Peddavoora of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Mallu Ashok Reddy**, defeated candidate for the office of the Member, **ZPTC Peddavoora of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. NARABOINA MALLESH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC PEDDAVOORA OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(46).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to **G-407/7**.

the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Naraboina Mallesh**, defeated candidate for the office of the Member, **ZPTC Peddavoora of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/86), dt.28.04.2017 to **Sri. Naraboina Mallesh,** defeated candidate for the office of the Member, **ZPTC Peddavoora of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 17.05.2017 to **Sri. Naraboina Mallesh**, defeated candidate for the office of the Member, **ZPTC Peddavoora of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Naraboina Mallesh,** defeated candidate for the office of the Member, **ZPTC Peddavoora of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Naraboina Mallesh**, defeated candidate for the office of the Member, **ZPTC Peddavoora of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. DOOPATI SEETHAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC VEMULAPALLY OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(47).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015,

the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Doopati Seethamma**, defeated candidate for the office of the Member, **ZPTC Vemulapally of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/87), dt.28.04.2017 to **Smt. Doopati Seethamma**, defeated candidate for the office of the Member, **ZPTC Vemulapally of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 26.05.2017 to **Smt. Doopati Seethamma**, defeated candidate for the office of the Member, **ZPTC Vemulapally of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Doopati Seethamma**, defeated candidate for the office of the Member, **ZPTC Vemulapally of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Doopati Seethamma**, defeated candidate for the office of the Member, **ZPTC Vemulapally of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. IRIGI LAKSHMAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC CHANDUR OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(48).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Irigi Lakshmamma**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/88), dt.28.04.2017 to **Smt. Irigi Lakshmamma**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Irigi Lakshmamma,** defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Irigi Lakshmamma,** defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Irigi Lakshmamma**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. PANDULA LAKSHMAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC CHANDUR OF NALGONDA DISTRICT DURING THE $4^{\rm TH}$ ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(49).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account

of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Pandula Lakshmamma**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/89), dt.28.04.2017 to **Smt. Pandula Lakshmamma**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Pandula Lakshmamma**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Pandula Lakshmamma,** defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Pandula Lakshmamma**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. ANIMALLA VANI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC CHANDUR OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(50).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Animalla Vani**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/90), dt.28.04.2017 to **Smt. Animalla Vani**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Animalla Vani,** defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Animalla Vani,** defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Animalla Vani**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KURUPATI NIRMALA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC CHANDUR OF NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(51).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Kurupati Nirmala**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/91), dt.28.04.2017 to **Smt. Kurupati Nirmala**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Kurupati Nirmala,** defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Kurupati Nirmala**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Kurupati Nirmala**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KURUPATI RANI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC CHANDUR OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(52).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of

all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Kurupati Rani**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/92), dt.28.04.2017 to **Smt. Kurupati Rani**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Kurupati Rani,** defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Kurupati Rani**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Kurupati Rani**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. BARIGELA RANAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC CHANDUR OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(53) .- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Barigela Ranamma**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/94), dt.28.04.2017 to **Smt. Barigela Ranamma**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Barigela Ranamma**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Barigela Ranamma,** defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Barigela Ranamma**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. SEETHA YADAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC CHANDUR OF NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(54).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. G-407/8.

Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Seetha Yadamma**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/95), dt.28.04.2017 to **Smt. Seetha Yadamma**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Seetha Yadamma**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Seetha Yadamma**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Seetha Yadamma**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. SUGUNA BARIGALA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC CHANDUR OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(55).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Suguna Barigala**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/96), dt.28.04.2017 to **Smt. Suguna Barigala**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Suguna Barigala**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Suguna Barigala,** defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Suguna**

Barigala, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. KATTEBOINA SHANKAR, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC KANAGAL OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(56).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Katteboina Shankar**, defeated candidate for the office of the Member, **ZPTC Kanagal of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/100), dt.28.04.2017 to **Sri. Katteboina Shankar**, defeated candidate for the office of the Member, **ZPTC Kanagal of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 23.05.2017 to **Sri. Katteboina Shankar,** defeated candidate for the office of the Member, **ZPTC Kanagal of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Katteboina Shankar,** defeated candidate for the office of the Member, **ZPTC Kanagal of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Katteboina Shankar**, defeated candidate for the office of the Member, **ZPTC Kanagal of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. NAKKA VENKATESHAM, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC KANAGAL OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(57).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Nakka Venkatesham**, defeated candidate for the office of the Member, **ZPTC Kanagal of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/101), dt.28.04.2017 to **Sri. Nakka Venkatesham**, defeated candidate for the office of the Member, **ZPTC Kanagal of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 24.05.2017 to **Sri. Nakka Venkatesham,** defeated candidate for the office of the Member, **ZPTC Kanagal of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Nakka Venkatesham,** defeated candidate for the office of the Member, **ZPTC Kanagal of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Nakka Venkatesham**, defeated candidate for the office of the Member, **ZPTC Kanagal of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. BODDUPALLY VENKATESHWARLU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC KANAGAL OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(58).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Boddupally Venkateshwarlu, defeated candidate for the office of the Member, ZPTC Kanagal of Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/102), dt.28.04.2017 to **Sri. Boddupally Venkateshwarlu**, defeated candidate for the office of the Member, **ZPTC Kanagal of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 24.05.2017 to **Sri. Boddupally Venkateshwarlu,** defeated candidate for the office of the Member, **ZPTC Kanagal of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Boddupally Venkateshwarlu**, defeated candidate for the office of the Member, **ZPTC Kanagal of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Boddupally Venkateshwarlu**, defeated candidate for the office of the Member, **ZPTC Kanagal of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MACHARLA DHASHARADHA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC KANAGAL OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(59).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Macharla Dhasharadha**, defeated candidate for the office of the Member, **ZPTC Kanagal of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/103), dt.28.04.2017 to **Sri. Macharla Dhasharadha**, defeated candidate for the office of the Member, **ZPTC Kanagal of Nalgonda District** who failed to lodge final accounts of election

expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 22.05.2017 to **Sri. Macharla Dhasharadha**, defeated candidate for the office of the Member, **ZPTC Kanagal of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Macharla Dhasharadha**, defeated candidate for the office of the Member, **ZPTC Kanagal of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Macharla Dhasharadha**, defeated candidate for the office of the Member, **ZPTC Kanagal of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. THALARI YADAGIRI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC KATTANGUR OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(60).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Thalari Yadagiri**, defeated candidate for the office of the Member, **ZPTC Kattangur of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/104), dt.28.04.2017 to **Sri. Thalari Yadagiri**, defeated candidate for the office of the Member, **ZPTC Kattangur of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 18.05.2017 to **Sri. Thalari Yadagiri**, defeated candidate for the office of the Member, **ZPTC Kattangur of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Thalari Yadagiri**, defeated candidate for the office of the Member, **ZPTC Kattangur of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Thalari Yadagiri**, defeated candidate for the office of the Member, **ZPTC Kattangur of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. NOMULA VENKATESHWARLU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC KATTANGUR OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(61).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to **G-407/9**.

the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Nomula Venkateshwarlu**, defeated candidate for the office of the Member, **ZPTC Kattangur of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/105), dt.28.04.2017 to **Sri. Nomula Venkateshwarlu**, defeated candidate for the office of the Member, **ZPTC Kattangur of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 18.05.2017 to **Sri. Nomula Venkateshwarlu**, defeated candidate for the office of the Member, **ZPTC Kattangur of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Nomula Venkateshwarlu,** defeated candidate for the office of the Member, **ZPTC Kattangur of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Nomula Venkateshwarlu**, defeated candidate for the office of the Member, **ZPTC Kattangur of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. MUSHAM RADHA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC KATTANGUR OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(62).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015,

the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Musham Radha**, defeated candidate for the office of the Member, **ZPTC Kattangur of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/106), dt.28.04.2017 to **Smt. Musham Radha**, defeated candidate for the office of the Member, **ZPTC Kattangur of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 18.05.2017 to **Smt. Musham Radha**, defeated candidate for the office of the Member, **ZPTC Kattangur of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Musham Radha**, defeated candidate for the office of the Member, **ZPTC Kattangur of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Musham Radha**, defeated candidate for the office of the Member, **ZPTC Kattangur of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. ITIKA ALA SURENDRA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC KATTANGUR OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(63).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Itika Ala Surendra**, defeated candidate for the office of the Member, **ZPTC Kattangur of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/107), dt.28.04.2017 to **Sri. Itika Ala Surendra**, defeated candidate for the office of the Member, **ZPTC Kattangur of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 18.05.2017 to **Sri. Itika Ala Surendra**, defeated candidate for the office of the Member, **ZPTC Kattangur of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Itika Ala Surendra**, defeated candidate for the office of the Member, **ZPTC Kattangur of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Itika Ala Surendra**, defeated candidate for the office of the Member, **ZPTC Kattangur of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. BADUGULA BHAGYAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC KETHEPALLY OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(64).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account

of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Badugula Bhagyamma**, defeated candidate for the office of the Member, **ZPTC Kethepally of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/111), dt.28.04.2017 to **Smt. Badugula Bhagyamma**, defeated candidate for the office of the Member, **ZPTC Kethepally of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 25.05.2017 to **Smt. Badugula Bhagyamma**, defeated candidate for the office of the Member, **ZPTC Kethepally of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Badugula Bhagyamma,** defeated candidate for the office of the Member, **ZPTC Kethepally of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Badugula Bhagyamma**, defeated candidate for the office of the Member, **ZPTC Kethepally of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. YARRANAGULA KOUSALYA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC KETHEPALLY OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(65).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Yarranagula Kousalya**, defeated candidate for the office of the Member, **ZPTC Kethepally of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/112), dt.28.04.2017 to **Smt. Yarranagula Kousalya**, defeated candidate for the office of the Member, **ZPTC Kethepally of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 25.05.2017 to **Smt. Yarranagula Kousalya,** defeated candidate for the office of the Member, **ZPTC Kethepally of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Yarranagula Kousalya,** defeated candidate for the office of the Member, **ZPTC Kethepally of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Yarranagula Kousalya**, defeated candidate for the office of the Member, **ZPTC Kethepally of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. BHEEMAGONI NARSIMHA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC MUNUGODE OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(66).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Bheemagoni Narsimha**, defeated candidate for the office of the Member, **ZPTC Munugode of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/116), dt.28.04.2017 to **Sri. Bheemagoni Narsimha**, defeated candidate for the office of the Member, **ZPTC Munugode of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 16.05.2017 to **Sri. Bheemagoni Narsimha**, defeated candidate for the office of the Member, **ZPTC Munugode of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Bheemagoni Narsimha,** defeated candidate for the office of the Member, **ZPTC Munugode of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Bheemagoni Narsimha**, defeated candidate for the office of the Member, **ZPTC Munugode of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KONDA ANJAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC NAKREKAL OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(67).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of

all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Konda Anjamma**, defeated candidate for the office of the Member, **ZPTC Nakrekal of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/117), dt.28.04.2017 to **Smt. Konda Anjamma**, defeated candidate for the office of the Member, **ZPTC Nakrekal of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 16.05.2017 to **Smt. Konda Anjamma**, defeated candidate for the office of the Member, **ZPTC Nakrekal of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Konda Anjamma**, defeated candidate for the office of the Member, **ZPTC Nakrekal of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Konda Anjamma**, defeated candidate for the office of the Member, **ZPTC Nakrekal of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. ABBAGONI VIJAYALAKSHMI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC NAKREKAL OF NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(68).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency.

Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Abbagoni Vijayalakshmi**, defeated candidate for the office of the Member, **ZPTC Nakrekal of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/118), dt.28.04.2017 to Smt. Abbagoni Vijayalakshmi, defeated candidate for the office of the Member, ZPTC Nakrekal of Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 16.05.2017 to **Smt. Abbagoni Vijayalakshmi,** defeated candidate for the office of the Member, **ZPTC Nakrekal of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Abbagoni Vijayalakshmi, defeated candidate for the office of the Member, ZPTC Nakrekal of Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Abbagoni Vijayalakshmi**, defeated candidate for the office of the Member, **ZPTC Nakrekal of Nalgonda District** to be **G-407/10**.

ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. NAYINI YASHODA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC NAKREKAL OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(69) .- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Nayini Yashoda**, defeated candidate for the office of the Member, **ZPTC Nakrekal of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/119), dt.28.04.2017 to **Smt. Nayini Yashoda**, defeated candidate for the office of the Member, **ZPTC Nakrekal of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 14.05.2017 to **Smt. Nayini Yashoda,** defeated candidate for the office of the Member, **ZPTC Nakrekal of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Nayini Yashoda**, defeated candidate for the office of the Member, **ZPTC Nakrekal of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Nayini Yashoda**, defeated candidate for the office of the Member, **ZPTC Nakrekal of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. BODDUPALLY SWAPNA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC NALGONDA OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(70).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Boddupally Swapna**, defeated candidate for the office of the Member, **ZPTC Nalgonda of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/120), dt.28.04.2017 to **Smt. Boddupally Swapna**, defeated candidate for the office of the Member, **ZPTC Nalgonda of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 25.05.2017 to **Smt. Boddupally Swapna**, defeated candidate for the office of the Member, **ZPTC Nalgonda of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Boddupally Swapna,** defeated candidate for the office of the Member, **ZPTC Nalgonda of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Boddupally Swapna**, defeated candidate for the office of the Member, **ZPTC Nalgonda of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. SRINU BOYAPALLY, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC NARKETPALLY OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(71).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Srinu Boyapally**, defeated candidate for the office of the Member, **ZPTC Narketpally of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/128), dt.28.04.2017 to **Sri. Srinu Boyapally**, defeated candidate for the office of the Member, **ZPTC Narketpally of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 18.05.2017 to **Sri. Srinu Boyapally,** defeated candidate for the office of the Member, **ZPTC Narketpally of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Srinu Boyapally**, defeated candidate for the office of the Member, **ZPTC Narketpally of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Srinu Boyapally**, defeated candidate for the office of the Member, **ZPTC Narketpally of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. RAMAVATH SOMLA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC CHINTHAPALLY OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(72).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Ramavath Somla**, defeated candidate for the office of the Member, **ZPTC Chinthapally of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/31), dt.28.04.2017 to **Sri. Ramavath Somla**, defeated candidate for the office of the Member, **ZPTC Chinthapally of Nalgonda District** who failed to lodge final accounts of election expenses

within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 6.6.2017 to **Sri. Ramavath Somla**, defeated candidate for the office of the Member, **ZPTC Chinthapally of Nalgonda District** had submitted election expenditure accounts on receipt of notice and stated that due to ill health he could not submit the same within the stipulated period of 45 days from the date of declaration of results, but not furnished any documents to substantiate his claim.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Ramavath Somla**, defeated candidate for the office of the Member, **ZPTC Chinthapally of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Ramavath Somla**, defeated candidate for the office of the Member, **ZPTC Chinthapally of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. CHEPURI JAYAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC CHANDUR OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(73).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Chepuri Jayamma**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/93), dt.28.04.2017 to **Smt. Chepuri Jayamma**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 11.6.2017 to **Smt. Chepuri Jayamma**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** had submitted election expenditure accounts as Nil on receipt of notice but not furnished any explanation for her failure to submit the same within the stipulated period of 45 days from the date of declaration of results.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Chepuri Jayamma**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Chepuri Jayamma**, defeated candidate for the office of the Member, **ZPTC Chandur of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. CHIMMATA VENKANNA YADAV, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC KANAGAL OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(74).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member,

ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Chimmata Venkanna Yadav**, defeated candidate for the office of the Member, **ZPTC Kanagal of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/98), dt.28.04.2017 to **Sri. Chimmata Venkanna Yadav**, defeated candidate for the office of the Member, **ZPTC Kanagal of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 11.6.2017 to **Sri. Chimmata Venkanna Yadav**, defeated candidate for the office of the Member, **ZPTC Kanagal of Nalgonda District** submitted election expenditure account for Rs.15,700/-, on receipt of notice but not furnished any explanation for his failure to submit the same within 45 days from the date of declaration of results.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Chimmata Venkanna Yadav**, defeated candidate for the office of the Member, **ZPTC Kanagal of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Chimmata Venkanna Yadav**, defeated candidate for the office of the Member, **ZPTC Kanagal of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. NARSINGU LAKSHMAIAH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC KANAGAL OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(75).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Narsingu Lakshmaiah**, defeated candidate for the office of the Member, **ZPTC Kanagal of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/99), dt.28.04.2017 to **Sri. Narsingu Lakshmaiah**, defeated candidate for the office of the Member, **ZPTC Kanagal of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 12.6.2017 to **Sri. Narsingu Lakshmaiah**, defeated candidate for the office of the Member, **ZPTC Kanagal of Nalgonda District** had submitted election expenditure accounts on receipt of notice and stated that due to ill health he could not submit the same within the stipulated period of 45 days from the date of declaration of results, but not furnished any documents to substantiate his claim.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Narsingu Lakshmaiah,** defeated candidate for the office of the Member, **ZPTC Kanagal of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Narsingu Lakshmaiah**, defeated candidate for the office of the Member, **ZPTC Kanagal of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. RACHAKONDA LAKSHMAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC KETHEPALLY OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(76).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the **G-407/10**.

date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Rachakonda Lakshmamma, defeated candidate for the office of the Member, ZPTC Kethepally of Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/113), dt.28.04.2017 to **Smt. Rachakonda Lakshmamma**, defeated candidate for the office of the Member, **ZPTC Kethepally of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 13.6.2017 to **Smt. Rachakonda Lakshmamma**, defeated candidate for the office of the Member, **ZPTC Kethepally of Nalgonda District** had submitted election expenditure accounts for Rs.3000/- on receipt of notice stating that as the symbol was not confirmed, she has not campaigned in the elections.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Rachakonda Lakshmamma**, defeated candidate for the office of the Member, **ZPTC Kethepally of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Rachakonda Lakshmamma**, defeated candidate for the office of the Member, **ZPTC Kethepally of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. GADDAM RAMANA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC ANUMULA OF NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(77) .- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Gaddam Ramana**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/61), dt.28.04.2017 to **Sri. Gaddam Ramana**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 15.6.2017 to **Sri. Gaddam Ramana**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District** had submitted a copy of election expenditure accounts for Rs.38800/-on receipt of notice but not furnished any explanation for his failure to submit the election expenditure accounts within 45 days from the date of declaration of results.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Gaddam Ramana**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Gaddam Ramana**, defeated candidate for the office of the Member, **ZPTC Anumula of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. VANGOORI SRINU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC MUNUGODE OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(78).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Vangoori Srinu**, defeated candidate for the office of the Member, **ZPTC Munugode of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/114), dt.28.04.2017 to **Sri. Vangoori Srinu**, defeated candidate for the office of the Member, **ZPTC Munugode of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 3.6.2017 to **Sri. Vangoori Srinu,** defeated candidate for the office of the Member, **ZPTC Munugode of Nalgonda District** had submitted election expenditure accounts on receipt of notice stating that due to other works he could not submit the same within 45 days from the date of declaration of results.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Vangoori Srinu,** defeated candidate for the office of the Member, **ZPTC Munugode of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Vangoori Srinu**, defeated candidate for the office of the Member, **ZPTC Munugode of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. VEMBADI MADHAVI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC KETHEPALLY OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(79).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Vembadi Madhavi**, defeated candidate for the office of the Member, **ZPTC Kethepally of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/109), dt.28.04.2017 to **Smt. Vembadi Madhavi**, defeated candidate for the office of the Member, **ZPTC Kethepally of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 18.05.2017 to **Smt. Vembadi Madhavi**, defeated candidate for the office of the Member, **ZPTC Kethepally of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Vembadi Madhavi**, defeated candidate for the office of the Member, **ZPTC Kethepally of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Vembadi Madhavi**, defeated candidate for the office of the Member, **ZPTC Kethepally of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KOTA MAHESHWARI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC KETHEPALLY OF NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(80).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other

contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Kota Maheshwari**, defeated candidate for the office of the Member, **ZPTC Kethepally of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/110), dt.28.04.2017 to **Smt. Kota Maheshwari**, defeated candidate for the office of the Member, **ZPTC Kethepally of Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 18.05.2017 to **Smt. Kota Maheshwari,** defeated candidate for the office of the Member, **ZPTC Kethepally of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Kota Maheshwari**, defeated candidate for the office of the Member, **ZPTC Kethepally of Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Kota Maheshwari**, defeated candidate for the office of the Member, **ZPTC Kethepally of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. PUNNA YADAGIRI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC MUNUGODE OF NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-ZPTC(81).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election

expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Punna Yadagiri**, defeated candidate for the office of the Member, **ZPTC Munugode of Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/115), dt.28.04.2017 to Sri. Punna Yadagiri, defeated candidate for the office of the Member, ZPTC Munugode of Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017, informed the Commission that, the above notice was served on 17.05.2017 to **Sri. Punna Yadagiri,** defeated candidate for the office of the Member, **ZPTC Munugode of Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Punna Yadagiri,** defeated candidate for the office of the Member, **ZPTC Munugode of Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Punna Yadagiri**, defeated candidate for the office of the Member, **ZPTC Munugode of Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. DATHADRI NAMANI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC GATTUPPAL-1, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(1).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Dathadri Namani**, defeated candidate for the office of the Member, **MPTC Gattuppal-1**, **Chandur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/14), dt.28.04.2017 to **Sri. Dathadri Namani**, defeated candidate for the office of the Member, **MPTC Gattuppal-1**, **Chandur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to Sri. Dathadri Namani, defeated candidate for the office of the Member, MPTC Gattuppal-1, Chandur Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Dathadri Namani**, defeated candidate for the office of the Member, **MPTC Gattuppal-1**, **Chandur Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Dathadri Namani**, defeated candidate for the office of the Member, **MPTC Gattuppal-1**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. BHEEMAGANI YADAIAH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC GATTUPPAL-1, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(2).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Bheemagani Yadaiah, defeated candidate for the office of the Member, MPTC Gattuppal-1, Chandur Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/15), dt.28.04.2017 to **Sri. Bheemagani Yadaiah**, defeated candidate for the office of the Member, **MPTC Gattuppal-1**, **Chandur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Sri. Bheemagani Yadaiah,** defeated candidate for the office of the Member, **MPTC Gattuppal-1, Chandur Mandal in Nalgonda**

District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Bheemagani Yadaiah, defeated candidate for the office of the Member, MPTC Gattuppal-1, Chandur Mandal in Nalgonda District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Bheemagani Yadaiah**, defeated candidate for the office of the Member, **MPTC Gattuppal-1**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. PEDAGANI SRINIVAS, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC GATTUPPAL-2, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(3).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Pedagani Srinivas**, defeated candidate for the office of the Member, **MPTC Gattuppal-2, Chandur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/16), dt.28.04.2017 to Sri. Pedagani Srinivas, defeated candidate for the office of the Member, MPTC Gattuppal-2, Chandur Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules

calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to Sri. Pedagani Srinivas, defeated candidate for the office of the Member, MPTC Gattuppal-2, Chandur Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Pedagani Srinivas**, defeated candidate for the office of the Member, **MPTC Gattuppal-2**, **Chandur Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Pedagani Srinivas**, defeated candidate for the office of the Member, **MPTC Gattuppal-2**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. KARNATI MALLESHAM, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC GATTUPPAL-2, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(4).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Karnati Mallesham, defeated candidate for the office of the Member, MPTC Gattuppal-2, Chandur Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/17), dt.28.04.2017 to **Sri. Karnati Mallesham**, defeated candidate for the office of the Member, **MPTC Gattuppal-2**, **Chandur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Sri. Karnati Mallesham,** defeated candidate for the office of the Member, **MPTC Gattuppal-2, Chandur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Karnati Mallesham**, defeated candidate for the office of the Member, **MPTC Gattuppal-2**, **Chandur Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Karnati Mallesham**, defeated candidate for the office of the Member, **MPTC Gattuppal-2**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. DAANAMMA BOTTA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC THERATPALLI, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(5).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member,

ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Daanamma Botta**, defeated candidate for the office of the Member, **MPTC Theratpalli, Chandur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/18), dt.28.04.2017 to **Smt. Daanamma Botta**, defeated candidate for the office of the Member, **MPTC Theratpalli, Chandur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Daanamma Botta**, defeated candidate for the office of the Member, **MPTC Theratpalli**, **Chandur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Daanamma Botta**, defeated candidate for the office of the Member, **MPTC Theratpalli**, **Chandur Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Daanamma Botta**, defeated candidate for the office of the Member, **MPTC Theratpalli**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. DHANALAXMI BOTTA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC THERATPALLI, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(6).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Dhanalaxmi Botta**, defeated candidate for the office of the Member, **MPTC Theratpalli, Chandur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/19), dt.28.04.2017 to **Smt. Dhanalaxmi Botta**, defeated candidate for the office of the Member, **MPTC Theratpalli, Chandur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Dhanalaxmi Botta**, defeated candidate for the office of the Member, **MPTC Theratpalli, Chandur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Dhanalaxmi Botta**, defeated candidate for the office of the Member, **MPTC Theratpalli**, **Chandur Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Dhanalaxmi Botta**, defeated candidate for the office of the Member, **MPTC Theratpalli**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. BARIGELA LAXMAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC THERATPALLI, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(7).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account

of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Barigela Laxmamma, defeated candidate for the office of the Member, MPTC Theratpalli, Chandur Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/20), dt.28.04.2017 to Smt. Barigela Laxmamma, defeated candidate for the office of the Member, MPTC Theratpalli, Chandur Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Barigela Laxmamma**, defeated candidate for the office of the Member, **MPTC Theratpalli**, **Chandur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Barigela Laxmamma, defeated candidate for the office of the Member, MPTC Theratpalli, Chandur Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Barigela Laxmamma**, defeated candidate for the office of the Member, **MPTC Theratpalli, Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. YADAMMA BARIGELA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC THERATPALLI, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(8).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Yadamma Barigela**, defeated candidate for the office of the Member, **MPTC Theratpalli, Chandur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/21), dt.28.04.2017 to **Smt. Yadamma Barigela**, defeated candidate for the office of the Member, **MPTC Theratpalli, Chandur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Yadamma Barigela,** defeated candidate for the office of the Member, **MPTC Theratpalli, Chandur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Yadamma Barigela**, defeated candidate for the office of the Member, **MPTC Theratpalli**, **Chandur Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Yadamma Barigela**, defeated candidate for the office of the Member, **MPTC Theratpalli**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. GUNAGANTI YADAIAH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KONDAPURAM, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(9).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Gunaganti Yadaiah, defeated candidate for the office of the Member, MPTC Kondapuram, Chandur Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/22), dt.28.04.2017 to Sri. Gunaganti Yadaiah, defeated candidate for the office of the Member, MPTC Kondapuram, Chandur Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Sri. Gunaganti Yadaiah,** defeated candidate for the office of the Member, **MPTC Kondapuram, Chandur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Gunaganti Yadaiah**, defeated candidate for the office of the Member, **MPTC Kondapuram**, **Chandur Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Gunaganti Yadaiah**, defeated candidate for the office of the Member, **MPTC Kondapuram**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. BURUKALA SRINIVAS, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KONDAPURAM, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(10).— WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Burukala Srinivas, defeated candidate for the office of the Member, MPTC Kondapuram, Chandur Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/24), dt.28.04.2017 to Sri. Burukala Srinivas, defeated candidate for the office of the Member, MPTC Kondapuram, Chandur Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Sri. Burukala Srinivas**, defeated candidate for the office of the Member, **MPTC Kondapuram**, **Chandur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Burukala Srinivas**, defeated candidate for the office of the Member, **MPTC Kondapuram**, **Chandur Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Burukala Srinivas**, defeated candidate for the office of the Member, **MPTC Kondapuram**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. VANGARI SRINIVASULU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KONDAPURAM, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(11).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Vangari Srinivasulu**, defeated candidate for the office of the Member, **MPTC Kondapuram, Chandur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/25), dt.28.04.2017 to Sri. Vangari Srinivasulu, defeated candidate for the office of the Member, MPTC Kondapuram, Chandur Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Sri. Vangari Srinivasulu,** defeated candidate for the office of the Member, **MPTC Kondapuram, Chandur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Vangari Srinivasulu,** defeated candidate for the office of the Member, **MPTC Kondapuram, Chandur Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Vangari Srinivasulu**, defeated candidate for the office of the Member, **MPTC Kondapuram**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. VENKATREDDY NANDIKONDA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KONDAPURAM, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(12).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants.

Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Venkatreddy Nandikonda**, defeated candidate for the office of the Member, **MPTC Kondapuram, Chandur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/26), dt.28.04.2017 to Sri. Venkatreddy Nandikonda, defeated candidate for the office of the Member, MPTC Kondapuram, Chandur Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to Sri. Venkatreddy Nandikonda, defeated candidate for the office of the Member, MPTC Kondapuram, Chandur Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Venkatreddy Nandikonda, defeated candidate for the office of the Member, MPTC Kondapuram, Chandur Mandal in Nalgonda District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Venkatreddy Nandikonda**, defeated candidate for the office of the Member, **MPTC Kondapuram**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. EERATI LAXMAIAH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KONDAPURAM, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(13).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Eerati Laxmaiah**, defeated candidate for the office of the Member, **MPTC Kondapuram, Chandur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/27), dt.28.04.2017 to **Sri. Eerati Laxmaiah**, defeated candidate for the office of the Member, **MPTC Kondapuram**, **Chandur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Sri. Eerati Laxmaiah**, defeated candidate for the office of the Member, **MPTC Kondapuram**, **Chandur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Eerati Laxmaiah**, defeated candidate for the office of the Member, **MPTC Kondapuram**, **Chandur Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Eerati Laxmaiah**,

defeated candidate for the office of the Member, **MPTC Kondapuram**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. KADARI NARSIMHA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KONDAPURAM, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(14).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Kadari Narsimha, defeated candidate for the office of the Member, MPTC Kondapuram, Chandur Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/28), dt.28.04.2017 to **Sri. Kadari Narsimha**, defeated candidate for the office of the Member, **MPTC Kondapuram**, **Chandur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Sri. Kadari Narsimha**, defeated candidate for the office of the Member, **MPTC Kondapuram, Chandur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Kadari Narsimha**, defeated candidate for the office of the Member, **MPTC Kondapuram**, **Chandur Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Kadari Narsimha**, defeated candidate for the office of the Member, **MPTC Kondapuram**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. ALETI ANJAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC DONIPAMULA, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(15).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Aleti Anjamma**, defeated candidate for the office of the Member, **MPTC Donipamula, Chandur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/29), dt. 28.04.2017 to Smt. Aleti Anjamma, defeated candidate for the office of the Member, MPTC Donipamula, Chandur Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Aleti Anjamma**, defeated candidate for the office of the Member, **MPTC Donipamula**, **Chandur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Aleti Anjamma**, defeated candidate for the office of the Member, **MPTC Donipamula**, **Chandur Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Aleti Anjamma**, defeated candidate for the office of the Member, **MPTC Donipamula**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. PADASANABOINA DHANAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC DONIPAMULA, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(16).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Padasanaboina Dhanamma, defeated candidate for the office of the Member, MPTC Donipamula, Chandur Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/30), dt.28.04.2017 to Smt. Padasanaboina Dhanamma, defeated candidate for the office of the Member, MPTC Donipamula, Chandur Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Padasanaboina Dhanamma**, defeated candidate for the office of the Member, **MPTC Donipamula, Chandur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Padasanaboina Dhanamma, defeated candidate for the office of the Member, MPTC Donipamula, Chandur Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Padasanaboina Dhanamma**, defeated candidate for the office of the Member, **MPTC Donipamula**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. JAKKALI YADAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC BANGARIGADDA, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(17).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Jakkali Yadamma, defeated candidate for the office of the Member, MPTC Bangarigadda, Chandur Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/31), dt.28.04.2017 to **Smt. Jakkali Yadamma**, defeated candidate for the **G-407/13**.

office of the Member, MPTC Bangarigadda, Chandur Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Jakkali Yadamma,** defeated candidate for the office of the Member, **MPTC Bangarigadda, Chandur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Jakkali Yadamma**, defeated candidate for the office of the Member, **MPTC Bangarigadda**, **Chandur Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Jakkali Yadamma**, defeated candidate for the office of the Member, **MPTC Bangarigadda**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. BOYAPALLI CHANDRAKALA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC BANGARIGADDA, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(18).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Boyapalli Chandrakala, defeated candidate for the office of the Member, MPTC Bangarigadda, Chandur Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/32), dt.28.04.2017 to **Smt. Boyapalli Chandrakala**, defeated candidate for the office of the Member, **MPTC Bangarigadda**, **Chandur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to Smt. Boyapalli Chandrakala, defeated candidate for the office of the Member, MPTC Bangarigadda, Chandur Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Boyapalli Chandrakala,** defeated candidate for the office of the Member, **MPTC Bangarigadda, Chandur Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Boyapalli Chandrakala**, defeated candidate for the office of the Member, **MPTC Bangarigadda**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. CHERKU SAIDAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC PULLEMLA, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(19).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority,

Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Cherku Saidamma**, defeated candidate for the office of the Member, **MPTC Pullemla, Chandur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/33), dt.28.04.2017 to **Smt. Cherku Saidamma**, defeated candidate for the office of the Member, **MPTC Pullemla**, **Chandur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Cherku Saidamma,** defeated candidate for the office of the Member, **MPTC Pullemla, Chandur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Cherku Saidamma,** defeated candidate for the office of the Member, **MPTC Pullemla, Chandur Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Cherku Saidamma**, defeated candidate for the office of the Member, **MPTC Pullemla**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. PALAKURI MANJULA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC PULLEMLA, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(20) .- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

August 24, 2017]

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Palakuri Manjula**, defeated candidate for the office of the Member, **MPTC Pullemla, Chandur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/34), dt.28.04.2017 to **Smt. Palakuri Manjula**, defeated candidate for the office of the Member, **MPTC Pullemla**, **Chandur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to Smt. Palakuri Manjula, defeated candidate for the office of the Member, MPTC Pullemla, Chandur Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Palakuri Manjula**, defeated candidate for the office of the Member, **MPTC Pullemla**, **Chandur Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Palakuri Manjula**, defeated candidate for the office of the Member, **MPTC Pullemla**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. PALAKURI SRILATHA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC PULLEMLA, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(21).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Palakuri Srilatha**, defeated candidate for the office of the Member, **MPTC Pullemla, Chandur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/35), dt.28.04.2017 to **Smt. Palakuri Srilatha**, defeated candidate for the office of the Member, **MPTC Pullemla**, **Chandur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Palakuri Srilatha**, defeated candidate for the office of the Member, **MPTC Pullemla, Chandur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Palakuri Srilatha**, defeated candidate for the office of the Member, **MPTC Pullemla**, **Chandur Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Palakuri Srilatha**, defeated candidate for the office of the Member, **MPTC Pullemla**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. MUKKALA MANGAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC PULLEMLA, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(22).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Mukkala Mangamma**, defeated candidate for the office of the Member, **MPTC Pullemla, Chandur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/36), dt.28.04.2017 to Smt. Mukkala Mangamma, defeated candidate for the office of the Member, MPTC Pullemla, Chandur Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Mukkala Mangamma**, defeated candidate for the office of the Member, **MPTC Pullemla**, **Chandur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Mukkala Mangamma, defeated candidate for the office of the Member, MPTC Pullemla, Chandur Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Mukkala Mangamma**, defeated candidate for the office of the Member, **MPTC Pullemla**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. GANDU ANDALU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC PULLEMLA, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(23).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Gandu Andalu**, defeated candidate for the office of the Member, **MPTC Pullemla, Chandur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/37), dt.28.04.2017 to Smt. Gandu Andalu, defeated candidate for the office of the Member, MPTC Pullemla, Chandur Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Gandu Andalu,** defeated candidate for the office of the Member, **MPTC Pullemla, Chandur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Gandu Andalu,** defeated candidate for the office of the Member, **MPTC Pullemla, Chandur Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Gandu Andalu**, defeated candidate for the office of the Member, **MPTC Pullemla, Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. SIDDAGONI YADAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC BODANGIPARTHY, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(24).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other

contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Siddagoni Yadamma, defeated candidate for the office of the Member, MPTC Bodangiparthy, Chandur Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/38), dt.28.04.2017 to Smt. Siddagoni Yadamma, defeated candidate for the office of the Member, MPTC Bodangiparthy, Chandur Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Siddagoni Yadamma**, defeated candidate for the office of the Member, **MPTC Bodangiparthy**, **Chandur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Siddagoni Yadamma**, defeated candidate for the office of the Member, **MPTC Bodangiparthy, Chandur Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Siddagoni Yadamma**, defeated candidate for the office of the Member, **MPTC Bodangiparthy**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. KASALA PANDU RANGA REDDY, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC ANGADIPETA, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE $4^{\rm TH}$ ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(25).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Kasala Pandu Ranga Reddy**, defeated candidate for the office of the Member, **MPTC Angadipeta, Chandur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/39), dt.28.04.2017 to Sri. Kasala Pandu Ranga Reddy, defeated candidate for the office of the Member, MPTC Angadipeta, Chandur Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to Sri. Kasala Pandu Ranga Reddy, defeated candidate for the office of the Member, MPTC Angadipeta, Chandur Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Kasala Pandu Ranga Reddy, defeated candidate for the office of the Member, MPTC Angadipeta, Chandur Mandal in Nalgonda District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Kasala Pandu Ranga Reddy**, defeated candidate for the office of the Member, **MPTC Angadipeta**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. SINGAPURAM VENKAT REDDY, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC ANGADIPETA, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(26).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Singapuram Venkat Reddy, defeated candidate for the office of the Member, MPTC Angadipeta, Chandur Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/41), dt.28.04.2017 to Sri. Singapuram Venkat Reddy, defeated candidate for the office of the Member, MPTC Angadipeta, Chandur Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to Sri. Singapuram Venkat Reddy, defeated candidate for the office of the Member, MPTC Angadipeta, Chandur Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Singapuram Venkat Reddy, defeated candidate for the office of the Member, MPTC Angadipeta, Chandur Mandal in Nalgonda District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Singapuram Venkat Reddy**, defeated candidate for the office of the Member, **MPTC Angadipeta**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. DOTI LINGAIAH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC CHANDUR-2, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(27).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Doti Lingaiah**, defeated candidate for the office of the Member, **MPTC Chandur-2, Chandur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/42), dt.28.04.2017 to **Sri. Doti Lingaiah**, defeated candidate for the office of the Member, **MPTC Chandur-2**, **Chandur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Sri. Doti Lingaiah**, defeated candidate for the office of the Member, **MPTC Chandur-2, Chandur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Doti Lingaiah,** defeated candidate for the office of the Member, **MPTC Chandur-2, Chandur Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Doti Lingaiah**, defeated candidate for the office of the Member, **MPTC Chandur-2**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. BHEEMANAPALLI LINGAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC CHANDUR-3, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(28).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Bheemanapalli Lingamma, defeated candidate for the office of the Member, MPTC Chandur-3, Chandur Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/43), dt.28.04.2017 to Smt. Bheemanapalli Lingamma, defeated candidate for the office of the Member, MPTC Chandur-3, Chandur Mandal in Nalgonda District who failed to lodge

final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Bheemanapalli Lingamma**, defeated candidate for the office of the Member, **MPTC Chandur-3, Chandur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Bheemanapalli Lingamma**, defeated candidate for the office of the Member, **MPTC Chandur-3**, **Chandur Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Bheemanapalli Lingamma**, defeated candidate for the office of the Member, **MPTC Chandur-3**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. AKARAPU ABRAHAM, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KASTHALA, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(29).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Akarapu Abraham**, defeated candidate for the office of the Member, **MPTC Kasthala, Chandur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/44), dt.28.04.2017 to **Sri. Akarapu Abraham**, defeated candidate for the office of the Member, **MPTC Kasthala**, **Chandur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Sri. Akarapu Abraham**, defeated candidate for the office of the Member, **MPTC Kasthala**, **Chandur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Akarapu Abraham**, defeated candidate for the office of the Member, **MPTC Kasthala**, **Chandur Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Akarapu Abraham**, defeated candidate for the office of the Member, **MPTC Kasthala**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. AKARAPU RAVI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KASTHALA, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(30).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member,

ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Akarapu Ravi**, defeated candidate for the office of the Member, **MPTC Kasthala**, **Chandur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/45), dt.28.04.2017 to **Sri. Akarapu Ravi**, defeated candidate for the office of the Member, **MPTC Kasthala**, **Chandur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Sri. Akarapu Ravi**, defeated candidate for the office of the Member, **MPTC Kasthala**, **Chandur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Akarapu Ravi,** defeated candidate for the office of the Member, **MPTC Kasthala, Chandur Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Akarapu Ravi**, defeated candidate for the office of the Member, **MPTC Kasthala**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. PREM KUMAR GANTEKAMPU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KASTHALA, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(31).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Prem Kumar Gantekampu**, defeated candidate for the office of the Member, **MPTC Kasthala, Chandur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/46), dt.28.04.2017 to Sri. Prem Kumar Gantekampu, defeated candidate for the office of the Member, MPTC Kasthala, Chandur Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Sri. Prem Kumar Gantekampu**, defeated candidate for the office of the Member, **MPTC Kasthala**, **Chandur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Prem Kumar Gantekampu, defeated candidate for the office of the Member, MPTC Kasthala, Chandur Mandal in Nalgonda District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Prem Kumar Gantekampu**, defeated candidate for the office of the Member, **MPTC Kasthala**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. SANKATI RAMULU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KASTHALA, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(32).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account **G-407/15**.

of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Sankati Ramulu, defeated candidate for the office of the Member, MPTC Kasthala, Chandur Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/47), dt.28.04.2017 to **Sri. Sankati Ramulu**, defeated candidate for the office of the Member, **MPTC Kasthala**, **Chandur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Sri. Sankati Ramulu**, defeated candidate for the office of the Member, **MPTC Kasthala**, **Chandur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Sankati Ramulu**, defeated candidate for the office of the Member, **MPTC Kasthala**, **Chandur Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Sankati Ramulu**, defeated candidate for the office of the Member, **MPTC Kasthala**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KALAKONDA MARTHAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC ADAVIDEVULAPALLY-1, ADAVIDEVULAPALLY MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(33).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Kalakonda Marthamma, defeated candidate for the office of the Member, MPTC Adavidevulapally-1, Adavidevulapally Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/70), dt.28.04.2017 to Smt. Kalakonda Marthamma, defeated candidate for the office of the Member, MPTC Adavidevulapally-1, Adavidevulapally Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 11.05.2017 to Smt. Kalakonda Marthamma, defeated candidate for the office of the Member, MPTC Adavidevulapally-1, Adavidevulapally Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Kalakonda Marthamma, defeated candidate for the office of the Member, MPTC Adavidevulapally-1, Adavidevulapally Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that Smt. Kalakonda Marthamma, defeated candidate for the office of the Member, MPTC Adavidevulapally-1, Adavidevulapally Mandal in Nalgonda District to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MAKARABOINA BALAGURUVAIAH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC BALNEPALLY, DAMARACHERLA MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(34) .- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has

been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Makaraboina Balaguruvaiah, defeated candidate for the office of the Member, MPTC Balnepally, Damaracherla Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/71), dt.28.04.2017 to **Sri. Makaraboina Balaguruvaiah**, defeated candidate for the office of the Member, **MPTC Balnepally, Damaracherla Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 11.05.2017 to **Sri. Makaraboina Balaguruvaiah**, defeated candidate for the office of the Member, **MPTC Balnepally, Damaracherla Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Makaraboina Balaguruvaiah, defeated candidate for the office of the Member, MPTC Balnepally, Damaracherla Mandal in Nalgonda District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Makaraboina Balaguruvaiah**, defeated candidate for the office of the Member, **MPTC Balnepally, Damaracherla Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. ANDUGULA KAVITHA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC PALWAI, GURRAMPODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(35).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Andugula Kavitha**, defeated candidate for the office of the Member, **MPTC Palwai, Gurrampode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/72), dt.28.04.2017 to Smt. Andugula Kavitha, defeated candidate for the office of the Member, MPTC Palwai, Gurrampode Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Andugula Kavitha,** defeated candidate for the office of the Member, **MPTC Palwai, Gurrampode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Andugula Kavitha,** defeated candidate for the office of the Member, **MPTC Palwai, Gurrampode Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Andugula Kavitha**, defeated candidate for the office of the Member, **MPTC Palwai**, **Gurrampode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. NALLA ANDALU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC PALWAI, GURRAMPODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(36) .- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants.

Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Nalla Andalu**, defeated candidate for the office of the Member, MPTC Palwai, Gurrampode Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/73), dt.28.04.2017 to **Smt. Nalla Andalu**, defeated candidate for the office of the Member, **MPTC Palwai**, **Gurrampode Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Nalla Andalu**, defeated candidate for the office of the Member, **MPTC Palwai**, **Gurrampode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Nalla Andalu,** defeated candidate for the office of the Member, **MPTC Palwai, Gurrampode Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Nalla Andalu**, defeated candidate for the office of the Member, **MPTC Palwai**, **Gurrampode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. GOGU YADAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC PALWAI, GURRAMPODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(37).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency.

Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Gogu Yadamma**, defeated candidate for the office of the Member, **MPTC Palwai, Gurrampode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/74), dt.28.04.2017 to Smt. Gogu Yadamma, defeated candidate for the office of the Member, MPTC Palwai, Gurrampode Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Gogu Yadamma**, defeated candidate for the office of the Member, **MPTC Palwai**, **Gurrampode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Gogu Yadamma**, defeated candidate for the office of the Member, **MPTC Palwai**, **Gurrampode Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Gogu Yadamma**, defeated candidate for the office of the Member, **MPTC Palwai**, **Gurrampode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. DANDU YADAIAH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC JUNUTHALA, GURRAMPODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(38).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Dandu Yadaiah**, defeated candidate for the office of the Member, **MPTC Junuthala, Gurrampode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/75), dt.28.04.2017 to **Sri. Dandu Yadaiah**, defeated candidate for the office of the Member, **MPTC Junuthala**, **Gurrampode Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Sri. Dandu Yadaiah**, defeated candidate for the office of the Member, **MPTC Junuthala**, **Gurrampode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Dandu Yadaiah**, defeated candidate for the office of the Member, **MPTC Junuthala**, **Gurrampode Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Dandu Yadaiah**,

defeated candidate for the office of the Member, MPTC Junuthala, Gurrampode Mandal in Nalgonda District to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MARAPAKA VENKATAIAH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC JUNUTHALA, GURRAMPODE MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(39).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Marapaka Venkataiah, defeated candidate for the office of the Member, MPTC Junuthala, Gurrampode Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/76), dt.28.04.2017 to Sri. Marapaka Venkataiah, defeated candidate for the office of the Member, MPTC Junuthala, Gurrampode Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to Sri. Marapaka Venkataiah, defeated candidate for the office of the Member, MPTC Junuthala, Gurrampode Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Marapaka Venkataiah, defeated candidate for the office of the Member, MPTC Junuthala, Gurrampode Mandal in Nalgonda District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Marapaka Venkataiah**, defeated candidate for the office of the Member, **MPTC Junuthala**, **Gurrampode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. GAMPA MADHAVA RAO, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC THANEDARPALLY, GURRAMPODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(40).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Gampa Madhava Rao**, defeated candidate for the office of the Member, **MPTC Thanedarpally, Gurrampode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/77), dt.28.04.2017 to **Sri. Gampa Madhava Rao**, defeated candidate for the office of the Member, **MPTC Thanedarpally, Gurrampode Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Sri. Gampa Madhava Rao,** defeated candidate for the office of the Member, **MPTC Thanedarpally, Gurrampode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Gampa Madhava Rao, defeated candidate for the office of the Member, MPTC Thanedarpally, Gurrampode Mandal in Nalgonda District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Gampa Madhava Rao**, defeated candidate for the office of the Member, **MPTC Thanedarpally, Gurrampode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. GORLA SAIDAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC CHEPUR, GURRAMPODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(41).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Gorla Saidamma, defeated candidate for the office of the Member, MPTC Chepur, Gurrampode Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause

notice vide No._817/TSEC-L/2015 (2/78), dt.28.04.2017 to Smt. Gorla Saidamma, defeated candidate for the office of the Member, MPTC Chepur, Gurrampode Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Gorla Saidamma**, defeated candidate for the office of the Member, **MPTC Chepur, Gurrampode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Gorla Saidamma**, defeated candidate for the office of the Member, **MPTC Chepur, Gurrampode Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Gorla Saidamma**, defeated candidate for the office of the Member, **MPTC Chepur, Gurrampode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. PUTTAPAKA EEDAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC CHEPUR, GURRAMPODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(42).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act,

1994 and Rules issued there under. One amongst the defaulters is **Smt. Puttapaka Eedamma**, defeated candidate for the office of the Member, **MPTC Chepur, Gurrampode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/79), dt.28.04.2017 to Smt. Puttapaka Eedamma, defeated candidate for the office of the Member, MPTC Chepur, Gurrampode Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Puttapaka Eedamma**, defeated candidate for the office of the Member, **MPTC Chepur, Gurrampode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Puttapaka Eedamma, defeated candidate for the office of the Member, MPTC Chepur, Gurrampode Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Puttapaka Eedamma**, defeated candidate for the office of the Member, **MPTC Chepur, Gurrampode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. VELISHETTI NAGAMANI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC CHEPUR, GURRAMPODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(43).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015,

the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Velishetti Nagamani**, defeated candidate for the office of the Member, **MPTC Chepur, Gurrampode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/80), dt. 28.04.2017 to **Smt. Velishetti Nagamani**, defeated candidate for the office of the Member, **MPTC Chepur, Gurrampode Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Velishetti Nagamani**, defeated candidate for the office of the Member, **MPTC Chepur**, **Gurrampode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Velishetti Nagamani, defeated candidate for the office of the Member, MPTC Chepur, Gurrampode Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Velishetti Nagamani**, defeated candidate for the office of the Member, **MPTC Chepur**, **Gurrampode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KATTEBOINA KARUNA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC CHEPUR, GURRAMPODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(44).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Katteboina Karuna**, defeated candidate for the office of the Member, **MPTC Chepur, Gurrampode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/81), dt.28.04.2017 to Smt. Katteboina Karuna, defeated candidate for the office of the Member, MPTC Chepur, Gurrampode Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to Smt. Katteboina Karuna, defeated candidate for the office of the Member, MPTC Chepur, Gurrampode Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Katteboina Karuna, defeated candidate for the office of the Member, MPTC Chepur, Gurrampode Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Katteboina Karuna**, defeated candidate for the office of the Member, **MPTC Chepur, Gurrampode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. VINODHA BARISHETTI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC CHEPUR, GURRAMPODE MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(45).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Vinodha Barishetti**, defeated candidate for the office of the Member, **MPTC Chepur, Gurrampode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/82), dt.28.04.2017 to **Smt. Vinodha Barishetti**, defeated candidate for the office of the Member, **MPTC Chepur, Gurrampode Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Vinodha Barishetti**, defeated candidate for the office of the Member, **MPTC Chepur**, **Gurrampode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Vinodha Barishetti, defeated candidate for the office of the Member, MPTC Chepur, Gurrampode Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Vinodha Barishetti**, defeated candidate for the office of the Member, **MPTC Chepur, Gurrampode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. VALISHETTI VIJAYALAXMI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC CHEPUR, GURRAMPODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(46).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Valishetti Vijayalaxmi**, defeated candidate for the office of the Member, **MPTC Chepur, Gurrampode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/83), dt.28.04.2017 to **Smt. Valishetti Vijayalaxmi**, defeated candidate for the office of the Member, **MPTC Chepur, Gurrampode Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Valishetti Vijayalaxmi,** defeated candidate for the office of the Member, **MPTC Chepur, Gurrampode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Valishetti Vijayalaxmi, defeated candidate for the office of the Member, MPTC Chepur, Gurrampode Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Valishetti Vijayalaxmi**, defeated candidate for the office of the Member, **MPTC Chepur**, **Gurrampode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. YANAKA PRAMEELA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC MOSANGI, GURRAMPODE MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(47).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Yanaka Prameela, defeated candidate for the office of the Member, MPTC Mosangi, Gurrampode Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/84), dt.28.04.2017 to Smt. Yanaka Prameela, defeated candidate for the office of the Member, MPTC Mosangi, Gurrampode Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Yanaka Prameela,** defeated candidate for the office of the Member, **MPTC Mosangi, Gurrampode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Yanaka Prameela,** defeated candidate for the office of the Member, **MPTC Mosangi, Gurrampode Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Yanaka Prameela**, defeated candidate for the office of the Member, **MPTC Mosangi, Gurrampode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. NIRSANAMETLA YELLAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC MOSANGI, GURRAMPODE MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(48).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Nirsanametla Yellamma, defeated candidate for the office of the Member, MPTC Mosangi, Gurrampode Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/85), dt.28.04.2017 to **Smt. Nirsanametla Yellamma**, defeated candidate for the office of the Member, **MPTC Mosangi, Gurrampode Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to Smt. Nirsanametla Yellamma, defeated candidate for the office of the Member, MPTC Mosangi, Gurrampode Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Nirsanametla Yellamma, defeated candidate for the office of the Member, MPTC Mosangi, Gurrampode Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Nirsanametla Yellamma**, defeated candidate for the office of the Member, **MPTC Mosangi, Gurrampode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. BHUTHAM ACHAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC MOSANGI, GURRAMPODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(49).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency.

Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Bhutham Achamma**, defeated candidate for the office of the Member, **MPTC Mosangi, Gurrampode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/86), dt.28.04.2017 to Smt. Bhutham Achamma, defeated candidate for the office of the Member, MPTC Mosangi, Gurrampode Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Bhutham Achamma**, defeated candidate for the office of the Member, **MPTC Mosangi**, **Gurrampode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Bhutham Achamma**, defeated candidate for the office of the Member, **MPTC Mosangi, Gurrampode Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Bhutham Achamma**, defeated candidate for the office of the Member, **MPTC Mosangi**, **Gurrampode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. GOGU RANI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC MOSANGI, GURRAMPODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(50).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Gogu Rani**, defeated candidate for the office of the Member, **MPTC Mosangi, Gurrampode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/87), dt.28.04.2017 to Smt. Gogu Rani, defeated candidate for the office of the Member, MPTC Mosangi, Gurrampode Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Gogu Rani**, defeated candidate for the office of the Member, **MPTC Mosangi**, **Gurrampode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Gogu Rani,** defeated candidate for the office of the Member, **MPTC Mosangi, Gurrampode Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Gogu Rani**, defeated candidate for the office of the Member, **MPTC Mosangi**, **Gurrampode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. NIRASANAMETLA DHANAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC MOSANGI, GURRAMPODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(51).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Nirasanametla Dhanamma, defeated candidate for the office of the Member, MPTC Mosangi, Gurrampode Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/88), dt.28.04.2017 to Smt. Nirasanametla Dhanamma, defeated candidate for the office of the Member, MPTC Mosangi, Gurrampode Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Nirasanametla Dhanamma**, defeated candidate for the office of the Member, **MPTC Mosangi, Gurrampode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Nirasanametla Dhanamma, defeated candidate for the office of the Member, MPTC Mosangi, Gurrampode Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Nirasanametla Dhanamma**, defeated candidate for the office of the Member, **MPTC Mosangi, Gurrampode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. NAJIMUNNISA SHAIKE, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC NADIKUDA, GURRAMPODE MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(52).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Najimunnisa Shaike, defeated candidate for the office of the Member, MPTC Nadikuda, Gurrampode Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/89), dt.28.04.2017 to **Smt. Najimunnisa Shaike**, defeated candidate for the office of the Member, **MPTC Nadikuda**, **Gurrampode Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 22.05.2017 to Smt. Najimunnisa Shaike, defeated candidate for the office of the Member, MPTC Nadikuda, Gurrampode Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Najimunnisa Shaike,** defeated candidate for the office of the Member, **MPTC Nadikuda, Gurrampode Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Najimunnisa Shaike**, defeated candidate for the office of the Member, **MPTC Nadikuda**, **Gurrampode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. AITHARAJU PARVATHAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC NADIKUDA, GURRAMPODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(53).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Aitharaju Parvathamma**, defeated candidate for the office of the Member, **MPTC Nadikuda, Gurrampode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause

notice vide No. 817/TSEC-L/2015 (2/90), dt.28.04.2017 to Smt. Aitharaju Parvathamma, defeated candidate for the office of the Member, MPTC Nadikuda, Gurrampode Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to Smt. Aitharaju Parvathamma, defeated candidate for the office of the Member, MPTC Nadikuda, Gurrampode Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Aitharaju Parvathamma,** defeated candidate for the office of the Member, **MPTC Nadikuda, Gurrampode Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Aitharaju Parvathamma**, defeated candidate for the office of the Member, **MPTC Nadikuda**, **Gurrampode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. VELLAPURI HEMALATHA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC NADIKUDA, GURRAMPODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(54).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to **G-407/18**.

the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Vellapuri Hemalatha**, defeated candidate for the office of the Member, **MPTC Nadikuda**, **Gurrampode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/91), dt.28.04.2017 to **Smt. Vellapuri Hemalatha**, defeated candidate for the office of the Member, **MPTC Nadikuda**, **Gurrampode Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Vellapuri Hemalatha**, defeated candidate for the office of the Member, **MPTC Nadikuda**, **Gurrampode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Vellapuri Hemalatha, defeated candidate for the office of the Member, MPTC Nadikuda, Gurrampode Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Vellapuri Hemalatha**, defeated candidate for the office of the Member, **MPTC Nadikuda**, **Gurrampode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. MANDALI SAIDAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC GURRAMPODE, GURRAMPODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(55).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Mandali Saidamma**, defeated candidate for the office of the Member, **MPTC Gurrampode, Gurrampode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/92), dt.28.04.2017 to **Smt. Mandali Saidamma**, defeated candidate for the office of the Member, **MPTC Gurrampode**, **Gurrampode Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to Smt. Mandali Saidamma, defeated candidate for the office of the Member, MPTC Gurrampode, Gurrampode Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Mandali Saidamma**, defeated candidate for the office of the Member, **MPTC Gurrampode**, **Gurrampode Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Mandali Saidamma**, defeated candidate for the office of the Member, **MPTC Gurrampode, Gurrampode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KUPPA LAXMI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC GURRAMPODE, GURRAMPODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(56).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the

date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Kuppa Laxmi**, defeated candidate for the office of the Member, **MPTC Gurrampode, Gurrampode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/93), dt.28.04.2017 to **Smt. Kuppa Laxmi**, defeated candidate for the office of the Member, **MPTC Gurrampode**, **Gurrampode Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Kuppa Laxmi,** defeated candidate for the office of the Member, **MPTC Gurrampode, Gurrampode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Kuppa Laxmi,** defeated candidate for the office of the Member, **MPTC Gurrampode, Gurrampode Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Kuppa Laxmi**, defeated candidate for the office of the Member, **MPTC Gurrampode**, **Gurrampode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. VANAMALA DHANAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC GURRAMPODE, GURRAMPODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(57).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Vanamala Dhanamma**, defeated candidate for the office of the Member, **MPTC Gurrampode**, **Gurrampode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/94), dt.28.04.2017 to **Smt. Vanamala Dhanamma**, defeated candidate for the office of the Member, **MPTC Gurrampode**, **Gurrampode Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to Smt. Vanamala Dhanamma, defeated candidate for the office of the Member, MPTC Gurrampode, Gurrampode Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Vanamala Dhanamma,** defeated candidate for the office of the Member, **MPTC Gurrampode, Gurrampode Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Vanamala Dhanamma**, defeated candidate for the office of the Member, **MPTC Gurrampode**, **Gurrampode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. VANAMALA PUSHPALATHA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC GURRAMPODE, GURRAMPODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(58).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Vanamala Pushpalatha**, defeated candidate for the office of the Member, **MPTC Gurrampode**, **Gurrampode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/95), dt.28.04.2017 to **Smt. Vanamala Pushpalatha**, defeated candidate for the office of the Member, **MPTC Gurrampode**, **Gurrampode Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Vanamala Pushpalatha**, defeated candidate for the office of the Member, **MPTC Gurrampode, Gurrampode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Vanamala Pushpalatha**, defeated candidate for the office of the Member, **MPTC Gurrampode**, **Gurrampode Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Vanamala Pushpalatha**, defeated candidate for the office of the Member, **MPTC Gurrampode**, **Gurrampode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. SHAIKE AKTHAR, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC GURRAMPODE, GURRAMPODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(59).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants.

Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Shaike Akthar,** defeated candidate for the office of the Member, **MPTC Gurrampode, Gurrampode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/96), dt. 28.04.2017 to **Sri. Shaike Akthar**, defeated candidate for the office of the Member, **MPTC Gurrampode, Gurrampode Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to Sri. Shaike Akthar, defeated candidate for the office of the Member, MPTC Gurrampode, Gurrampode Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Shaike Akthar**, defeated candidate for the office of the Member, **MPTC Gurrampode**, **Gurrampode Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Shaike Akthar**, defeated candidate for the office of the Member, **MPTC Gurrampode, Gurrampode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. AITHARAJU MALLESH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KOPPOLE-1, GURRAMPODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(60).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Aitharaju Mallesh**, defeated candidate for the office of the Member, **MPTC Koppole-1, Gurrampode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/97), dt.28.04.2017 to **Sri. Aitharaju Mallesh**, defeated candidate for the office of the Member, **MPTC Koppole-1**, **Gurrampode Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 14.05.2017 to **Sri. Aitharaju Mallesh,** defeated candidate for the office of the Member, **MPTC Koppole-1, Gurrampode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Aitharaju Mallesh**, defeated candidate for the office of the Member, **MPTC Koppole-1**, **Gurrampode Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Aitharaju**

Mallesh, defeated candidate for the office of the Member, MPTC Koppole-1, Gurrampode Mandal in Nalgonda District to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MANTIPALLY SHANKARAIAH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KOPPOLE-2, GURRAMPODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(61).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Mantipally Shankaraiah**, defeated candidate for the office of the Member, **MPTC Koppole-2, Gurrampode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/98), dt.28.04.2017 to Sri. Mantipally Shankaraiah, defeated candidate for the office of the Member, MPTC Koppole-2, Gurrampode Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Sri. Mantipally Shankaraiah**, defeated candidate for the office of the Member, **MPTC Koppole-2**, **Gurrampode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Mantipally Shankaraiah, defeated candidate for the office of the Member, MPTC Koppole-2, Gurrampode Mandal in Nalgonda District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Mantipally Shankaraiah**, defeated candidate for the office of the Member, **MPTC Koppole-2**, **Gurrampode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. BOMMU SRINIVAS, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KOPPOLE-2, GURRAMPODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(62).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Bommu Srinivas**, defeated candidate for the office of the Member, **MPTC Koppole-2, Gurrampode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/99), dt. 28.04.2017 to **Sri. Bommu Srinivas**, defeated candidate for the office of the Member, **MPTC Koppole-2**, **Gurrampode Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Sri. Bommu Srinivas**, defeated candidate for the office of the Member, **MPTC Koppole-2**, **Gurrampode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Bommu Srinivas**, defeated candidate for the office of the Member, **MPTC Koppole-2**, **Gurrampode Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Bommu Srinivas**, defeated candidate for the office of the Member, **MPTC Koppole-2**, **Gurrampode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. KOTRA YADAGIRI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KOPPOLE-2, GURRAMPODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(63).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Kotra Yadagiri**, defeated candidate for the office of the Member, **MPTC Koppole-2, Gurrampode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/100), dt.28.04.2017 to **Sri. Kotra Yadagiri**, defeated candidate for the office

of the Member, MPTC Koppole-2, Gurrampode Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Sri. Kotra Yadagiri**, defeated candidate for the office of the Member, **MPTC Koppole-2**, **Gurrampode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Kotra Yadagiri,** defeated candidate for the office of the Member, **MPTC Koppole-2, Gurrampode Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Kotra Yadagiri**, defeated candidate for the office of the Member, **MPTC Koppole-2**, **Gurrampode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. KATTA ANJANEYULU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC CHAMALEDU, GURRAMPODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(64).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Katta Anjaneyulu, defeated candidate for the office of the Member, MPTC Chamaledu, Gurrampode Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/101), dt.28.04.2017 to Sri. Katta Anjaneyulu, defeated candidate for the office of the Member, MPTC Chamaledu, Gurrampode Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Sri. Katta Anjaneyulu**, defeated candidate for the office of the Member, **MPTC Chamaledu**, **Gurrampode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Katta Anjaneyulu, defeated candidate for the office of the Member, MPTC Chamaledu, Gurrampode Mandal in Nalgonda District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Katta Anjaneyulu**, defeated candidate for the office of the Member, **MPTC Chamaledu**, **Gurrampode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. THALARI YADAGIRI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC PARADA, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(65).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to

the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Thalari Yadagiri**, defeated candidate for the office of the Member, **MPTC Parada**, **Kattangur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/102), dt.28.04.2017 to **Sri. Thalari Yadagiri**, defeated candidate for the office of the Member, **MPTC Parada**, **Kattangur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Sri. Thalari Yadagiri**, defeated candidate for the office of the Member, **MPTC Parada**, **Kattangur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Thalari Yadagiri**, defeated candidate for the office of the Member, **MPTC Parada**, **Kattangur Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Thalari Yadagiri**, defeated candidate for the office of the Member, **MPTC Parada**, **Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. SMT. BONTH ANITHA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC PARADA, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(66).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015,

the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Smt. Bonth Anitha**, defeated candidate for the office of the Member, **MPTC Parada**, **Kattangur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/103), dt.28.04.2017 to **Smt. Smt. Bonth Anitha**, defeated candidate for the office of the Member, **MPTC Parada**, **Kattangur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Smt. Smt. Bonth Anitha**, defeated candidate for the office of the Member, **MPTC Parada**, **Kattangur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Smt. Bonth Anitha, defeated candidate for the office of the Member, MPTC Parada, Kattangur Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Smt. Bonth Anitha**, defeated candidate for the office of the Member, **MPTC Parada**, **Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. DUPPELY PRAMEELA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC AITIPAMULA-2, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(67).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Duppely Prameela**, defeated candidate for the office of the Member, **MPTC Aitipamula-2, Kattangur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/109), dt.28.04.2017 to **Smt. Duppely Prameela**, defeated candidate for the office of the Member, **MPTC Aitipamula-2, Kattangur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Smt. Duppely Prameela,** defeated candidate for the office of the Member, **MPTC Aitipamula-2, Kattangur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Duppely Prameela**, defeated candidate for the office of the Member, **MPTC Aitipamula-2**, **Kattangur Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Duppely Prameela**, defeated candidate for the office of the Member, **MPTC Aitipamula-2**, **Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KATTA INDIRA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC AITIPAMULA-2, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(68).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the

date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Katta Indira**, defeated candidate for the office of the Member, **MPTC Aitipamula-2, Kattangur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/110), dt.28.04.2017 to **Smt. Katta Indira**, defeated candidate for the office of the Member, **MPTC Aitipamula-2, Kattangur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Smt. Katta Indira**, defeated candidate for the office of the Member, **MPTC Aitipamula-2**, **Kattangur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Katta Indira,** defeated candidate for the office of the Member, **MPTC Aitipamula-2, Kattangur Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Katta Indira**, defeated candidate for the office of the Member, **MPTC Aitipamula-2, Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. EEERUPULA MALLAIAH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC EDULURU, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(69).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates. **G-407/20.**

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Eeerupula Mallaiah**, defeated candidate for the office of the Member, **MPTC Eduluru, Kattangur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/111), dt.28.04.2017 to **Sri. Eeerupula Mallaiah**, defeated candidate for the office of the Member, **MPTC Eduluru**, **Kattangur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Sri. Eeerupula Mallaiah,** defeated candidate for the office of the Member, **MPTC Eduluru, Kattangur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Eeerupula Mallaiah**, defeated candidate for the office of the Member, **MPTC Eduluru**, **Kattangur Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Eeerupula Mallaiah**, defeated candidate for the office of the Member, **MPTC Eduluru**, **Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. GADDAPATI SHANKARAIAH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC EDULURU, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(70).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Gaddapati Shankaraiah**, defeated candidate for the office of the Member, **MPTC Eduluru, Kattangur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/112), dt.28.04.2017 to Sri. Gaddapati Shankaraiah, defeated candidate for the office of the Member, MPTC Eduluru, Kattangur Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Sri. Gaddapati Shankaraiah**, defeated candidate for the office of the Member, **MPTC Eduluru**, **Kattangur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Gaddapati Shankaraiah, defeated candidate for the office of the Member, MPTC Eduluru, Kattangur Mandal in Nalgonda District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Gaddapati Shankaraiah**, defeated candidate for the office of the Member, **MPTC Eduluru**, **Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. NAGULAPATI BIXAM, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC EDULURU, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(71).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Nagulapati Bixam**, defeated candidate for the office of the Member, **MPTC Eduluru**, **Kattangur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/113), dt.28.04.2017 to **Sri. Nagulapati Bixam**, defeated candidate for the office of the Member, **MPTC Eduluru**, **Kattangur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Sri. Nagulapati Bixam**, defeated candidate for the office of the Member, **MPTC Eduluru**, **Kattangur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Nagulapati Bixam**, defeated candidate for the office of the Member, **MPTC Eduluru**, **Kattangur Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Nagulapati Bixam**, defeated candidate for the office of the Member, **MPTC Eduluru**, **Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. NAGULAPATI LAXMAIAH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC EDULURU, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(72).-WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants.

Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Nagulapati Laxmaiah**, defeated candidate for the office of the Member, **MPTC Eduluru, Kattangur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/114), dt.28.04.2017 to Sri. Nagulapati Laxmaiah, defeated candidate for the office of the Member, MPTC Eduluru, Kattangur Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to Sri. Nagulapati Laxmaiah, defeated candidate for the office of the Member, MPTC Eduluru, Kattangur Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Nagulapati Laxmaiah, defeated candidate for the office of the Member, MPTC Eduluru, Kattangur Mandal in Nalgonda District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Nagulapati Laxmaiah**, defeated candidate for the office of the Member, **MPTC Eduluru**, **Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. NOMULA LAXMAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KURUMARTHY, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(73).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Nomula Laxmamma, defeated candidate for the office of the Member, MPTC Kurumarthy, Kattangur Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/115), dt. 28.04.2017 to **Smt. Nomula Laxmamma**, defeated candidate for the office of the Member, **MPTC Kurumarthy, Kattangur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to Smt. Nomula Laxmamma, defeated candidate for the office of the Member, MPTC Kurumarthy, Kattangur Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Nomula Laxmamma,** defeated candidate for the office of the Member, **MPTC Kurumarthy, Kattangur Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Nomula Laxmamma**, defeated candidate for the office of the Member, **MPTC Kurumarthy, Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. DOREPALLY RAMULAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KURUMARTHY, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(74).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Dorepally Ramulamma**, defeated candidate for the office of the Member, **MPTC Kurumarthy, Kattangur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/116), dt.28.04.2017 to Smt. Dorepally Ramulamma, defeated candidate for the office of the Member, MPTC Kurumarthy, Kattangur Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Smt. Dorepally Ramulamma**, defeated candidate for the office of the Member, **MPTC Kurumarthy, Kattangur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Dorepally Ramulamma, defeated candidate for the office of the Member, MPTC Kurumarthy, Kattangur Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Dorepally Ramulamma**, defeated candidate for the office of the Member, **MPTC Kurumarthy, Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. GAJJI BADRAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KURUMARTHY, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(75) .- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Gajji Badramma, defeated candidate for the office of the Member, MPTC Kurumarthy, Kattangur Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/117), dt.28.04.2017 to **Smt. Gajji Badramma**, defeated candidate for the office of the Member, **MPTC Kurumarthy, Kattangur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Smt. Gajji Badramma**, defeated candidate for the office of the Member, **MPTC Kurumarthy**, **Kattangur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Gajji Badramma**, defeated candidate for the office of the Member, **MPTC Kurumarthy**, **Kattangur Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Gajji Badramma**, defeated candidate for the office of the Member, **MPTC Kurumarthy, Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. THELLU MURALIKRISHNA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC CHERVUANNARAM, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(76).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Thellu Muralikrishna**, defeated candidate for the office of the Member, **MPTC Chervuannaram**, **Kattangur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/118), dt.28.04.2017 to Sri. Thellu Muralikrishna, defeated candidate for the office of the Member, MPTC Chervuannaram, Kattangur Mandal in Nalgonda District who failed to

G-407/21.

lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to Sri. Thellu Muralikrishna, defeated candidate for the office of the Member, MPTC Chervuannaram, Kattangur Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Thellu Muralikrishna, defeated candidate for the office of the Member, MPTC Chervuannaram, Kattangur Mandal in Nalgonda District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Thellu Muralikrishna**, defeated candidate for the office of the Member, MPTC Chervuannaram, Kattangur Mandal in Nalgonda District to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. ALLI VIJAYALAXMI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC MUNUKUNTLA, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(77).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Alli Vijayalaxmi**, defeated candidate for the office of the Member, **MPTC Munukuntla, Kattangur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/119), dt.28.04.2017 to **Smt. Alli Vijayalaxmi**, defeated candidate for the office of the Member, **MPTC Munukuntla, Kattangur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Smt. Alli Vijayalaxmi,** defeated candidate for the office of the Member, **MPTC Munukuntla, Kattangur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Alli Vijayalaxmi,** defeated candidate for the office of the Member, **MPTC Munukuntla, Kattangur Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Alli Vijayalaxmi**, defeated candidate for the office of the Member, **MPTC Munukuntla**, **Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KANNEBOINA MANGAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC MUNUKUNTLA, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(78).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to

the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Kanneboina Mangamma**, defeated candidate for the office of the Member, **MPTC Munukuntla**, **Kattangur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/120), dt.28.04.2017 to Smt. Kanneboina Mangamma, defeated candidate for the office of the Member, MPTC Munukuntla, Kattangur Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to Smt. Kanneboina Mangamma, defeated candidate for the office of the Member, MPTC Munukuntla, Kattangur Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Kanneboina Mangamma, defeated candidate for the office of the Member, MPTC Munukuntla, Kattangur Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Kanneboina Mangamma**, defeated candidate for the office of the Member, **MPTC Munukuntla, Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. KOMMANAPALLY MALLESH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC PITTAMPALLY, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(79).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Kommanapally Mallesh**, defeated candidate for the office of the Member, **MPTC Pittampally, Kattangur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/121), dt.28.04.2017 to Sri. Kommanapally Mallesh, defeated candidate for the office of the Member, MPTC Pittampally, Kattangur Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Sri. Kommanapally Mallesh**, defeated candidate for the office of the Member, **MPTC Pittampally, Kattangur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Kommanapally Mallesh, defeated candidate for the office of the Member, MPTC Pittampally, Kattangur Mandal in Nalgonda District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Kommanapally Mallesh**, defeated candidate for the office of the Member, **MPTC Pittampally, Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MADE LINGASWAMY, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC PITTAMPALLY, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(80).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Made Lingaswamy**, defeated candidate for the office of the Member, **MPTC Pittampally, Kattangur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/122), dt.28.04.2017 to **Sri. Made Lingaswamy**, defeated candidate for the office of the Member, **MPTC Pittampally, Kattangur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Sri. Made Lingaswamy,** defeated candidate for the office of the Member, **MPTC Pittampally, Kattangur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Made Lingaswamy,** defeated candidate for the office of the Member, **MPTC Pittampally, Kattangur Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Made Lingaswamy**, defeated candidate for the office of the Member, **MPTC Pittampally, Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. KALIMERA VENKANNA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC PITTAMPALLY, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(81).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account

of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Kalimera Venkanna, defeated candidate for the office of the Member, MPTC Pittampally, Kattangur Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/123), dt.28.04.2017 to Sri. Kalimera Venkanna, defeated candidate for the office of the Member, MPTC Pittampally, Kattangur Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Sri. Kalimera Venkanna**, defeated candidate for the office of the Member, **MPTC Pittampally, Kattangur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Kalimera Venkanna, defeated candidate for the office of the Member, MPTC Pittampally, Kattangur Mandal in Nalgonda District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Kalimera Venkanna**, defeated candidate for the office of the Member, **MPTC Pittampally, Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. CHEERA RAVIKUMAR, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC PITTAMPALLY, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(82).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Cheera Ravikumar**, defeated candidate for the office of the Member, **MPTC Pittampally, Kattangur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/124), dt.28.04.2017 to Sri. Cheera Ravikumar, defeated candidate for the office of the Member, MPTC Pittampally, Kattangur Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Sri. Cheera Ravikumar**, defeated candidate for the office of the Member, **MPTC Pittampally**, **Kattangur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Cheera Ravikumar**, defeated candidate for the office of the Member, **MPTC Pittampally**, **Kattangur Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Cheera Ravikumar**, defeated candidate for the office of the Member, **MPTC Pittampally, Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. VUTUKURI KALIYUGA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC DUGUNAVELLY, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(83).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has

been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Vutukuri Kaliyuga, defeated candidate for the office of the Member, MPTC Dugunavelly, Kattangur Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/125), dt.28.04.2017 to Sri. Vutukuri Kaliyuga, defeated candidate for the office of the Member, MPTC Dugunavelly, Kattangur Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Sri. Vutukuri Kaliyuga**, defeated candidate for the office of the Member, **MPTC Dugunavelly, Kattangur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Vutukuri Kaliyuga**, defeated candidate for the office of the Member, **MPTC Dugunavelly**, **Kattangur Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Vutukuri Kaliyuga**, defeated candidate for the office of the Member, **MPTC Dugunavelly, Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. THALARI DANAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC DUGUNAVELLY, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(84).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Thalari Danamma**, defeated candidate for the office of the Member, **MPTC Dugunavelly, Kattangur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/127), dt.28.04.2017 to **Smt. Thalari Danamma**, defeated candidate for the office of the Member, **MPTC Dugunavelly, Kattangur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Smt. Thalari Danamma**, defeated candidate for the office of the Member, **MPTC Dugunavelly, Kattangur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Thalari Danamma,** defeated candidate for the office of the Member, **MPTC Dugunavelly, Kattangur Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Thalari Danamma**, defeated candidate for the office of the Member, **MPTC Dugunavelly, Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. MALLEBOINA SARITHA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC DUGUNAVELLY, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(85).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency.

Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Malleboina Saritha**, defeated candidate for the office of the Member, **MPTC Dugunavelly, Kattangur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/128), dt.28.04.2017 to Smt. Malleboina Saritha, defeated candidate for the office of the Member, MPTC Dugunavelly, Kattangur Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to Smt. Malleboina Saritha, defeated candidate for the office of the Member, MPTC Dugunavelly, Kattangur Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Malleboina Saritha,** defeated candidate for the office of the Member, **MPTC Dugunavelly, Kattangur Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Malleboina Saritha**, defeated candidate for the office of the Member, **MPTC Dugunavelly, Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. CHIKKU PRAVEENA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KATTANGUR-1, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(86).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Chikku Praveena, defeated candidate for the office of the Member, MPTC Kattangur-1, Kattangur Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/129), dt.28.04.2017 to **Smt. Chikku Praveena**, defeated candidate for the office of the Member, **MPTC Kattangur-1**, **Kattangur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Smt. Chikku Praveena**, defeated candidate for the office of the Member, **MPTC Kattangur-1**, **Kattangur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Chikku Praveena**, defeated candidate for the office of the Member, **MPTC Kattangur-1**, **Kattangur Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Chikku Praveena**, defeated candidate for the office of the Member, **MPTC Kattangur-1**, **Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. MADDELA KAVITHA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KATTANGUR-1, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(87).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Maddela Kavitha, defeated candidate for the office of the Member, MPTC Kattangur-1, Kattangur Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/131), dt.28.04.2017 to **Smt. Maddela Kavitha**, defeated candidate for the office of the Member, **MPTC Kattangur-1, Kattangur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Smt. Maddela Kavitha**, defeated candidate for the office of the Member, **MPTC Kattangur-1**, **Kattangur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Maddela Kavitha**, defeated candidate for the office of the Member, **MPTC Kattangur-1**, **Kattangur Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Maddela Kavitha**, defeated candidate for the office of the Member, **MPTC Kattangur-1**, **Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. YERKALI DHANALAXMI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KATTANGUR-1, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(88).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Yerkali Dhanalaxmi, defeated candidate for the office of the Member, MPTC Kattangur-1, Kattangur Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/132), dt.28.04.2017 to **Smt. Yerkali Dhanalaxmi**, defeated candidate for the office of the Member, **MPTC Kattangur-1, Kattangur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Smt. Yerkali**

Dhanalaxmi, defeated candidate for the office of the Member, MPTC Kattangur-1, Kattangur Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Yerkali Dhanalaxmi,** defeated candidate for the office of the Member, **MPTC Kattangur-1, Kattangur Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Yerkali Dhanalaxmi**, defeated candidate for the office of the Member, **MPTC Kattangur-1**, **Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KAPUGANTI UMARANI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KATTANGUR-1, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(89).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Kapuganti Umarani**, defeated candidate for the office of the Member, **MPTC Kattangur-1, Kattangur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/133), dt. 28.04.2017 to **Smt. Kapuganti Umarani**, defeated candidate for the office of the Member, **MPTC Kattangur-1**, **Kattangur Mandal in Nalgonda District** who failed to lodge final

accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to Smt. Kapuganti Umarani, defeated candidate for the office of the Member, MPTC Kattangur-1, Kattangur Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Kapuganti Umarani, defeated candidate for the office of the Member, MPTC Kattangur-1, Kattangur Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Kapuganti Umarani**, defeated candidate for the office of the Member, **MPTC Kattangur-1**, **Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. CHREKU UPPAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KATTANGUR-1, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(90).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Chreku Uppamma**, defeated candidate for the office of the Member, **MPTC Kattangur-1, Kattangur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/134), dt.28.04.2017 to **Smt. Chreku Uppamma**, defeated candidate for the office of the Member, **MPTC Kattangur-1, Kattangur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Smt. Chreku Uppamma**, defeated candidate for the office of the Member, **MPTC Kattangur-1**, **Kattangur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Chreku Uppamma, defeated candidate for the office of the Member, MPTC Kattangur-1, Kattangur Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Chreku Uppamma**, defeated candidate for the office of the Member, **MPTC Kattangur-1**, **Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. POGULA PADMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KATTANGUR-1, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(91).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to G-407/23.

the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Pogula Padma**, defeated candidate for the office of the Member, **MPTC Kattangur-1**, **Kattangur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/135), dt.28.04.2017 to **Smt. Pogula Padma**, defeated candidate for the office of the Member, **MPTC Kattangur-1**, **Kattangur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Smt. Pogula Padma**, defeated candidate for the office of the Member, **MPTC Kattangur-1**, **Kattangur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Pogula Padma**, defeated candidate for the office of the Member, **MPTC Kattangur-1**, **Kattangur Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Pogula Padma**, defeated candidate for the office of the Member, **MPTC Kattangur-1**, **Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. MEDDI NAGAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KATTANGUR-2, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(92).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015,

the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Meddi Nagamma**, defeated candidate for the office of the Member, **MPTC Kattangur-2, Kattangur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/136), dt.28.04.2017 to **Smt. Meddi Nagamma**, defeated candidate for the office of the Member, **MPTC Kattangur-2, Kattangur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Smt. Meddi Nagamma**, defeated candidate for the office of the Member, **MPTC Kattangur-2, Kattangur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Meddi Nagamma**, defeated candidate for the office of the Member, **MPTC Kattangur-2**, **Kattangur Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Meddi Nagamma**, defeated candidate for the office of the Member, **MPTC Kattangur-2**, **Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. MUNGOTI PADMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KATTANGUR-2, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(93).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Mungoti Padma**, defeated candidate for the office of the Member, **MPTC Kattangur-2, Kattangur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/137), dt.28.04.2017 to **Smt. Mungoti Padma**, defeated candidate for the office of the Member, **MPTC Kattangur-2, Kattangur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Smt. Mungoti Padma**, defeated candidate for the office of the Member, **MPTC Kattangur-2, Kattangur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Mungoti Padma,** defeated candidate for the office of the Member, **MPTC Kattangur-2, Kattangur Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Mungoti Padma**, defeated candidate for the office of the Member, **MPTC Kattangur-2**, **Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. NALLAGONDA LAXMAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC ALAGADAPA, MIRYALAGUDA MANDAL IN NALGONDA DISTRICT DURING THE $4^{\rm TH}$ ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(94).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the

date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Nallagonda Laxmamma, defeated candidate for the office of the Member, MPTC Alagadapa, Miryalaguda Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/139), dt. 28.04.2017 to Smt. Nallagonda Laxmamma, defeated candidate for the office of the Member, MPTC Alagadapa, Miryalaguda Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 15.05.2017 to Smt. Nallagonda Laxmamma, defeated candidate for the office of the Member, MPTC Alagadapa, Miryalaguda Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Nallagonda Laxmamma**, defeated candidate for the office of the Member, **MPTC Alagadapa**, **Miryalaguda Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that Smt. Nallagonda Laxmamma, defeated candidate for the office of the Member, MPTC Alagadapa, Miryalaguda Mandal in Nalgonda District to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. GADE RAMBAYAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC THAKKELAPAD, MIRYALAGUDA MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(95).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Gade Rambayamma**, defeated candidate for the office of the Member, **MPTC Thakkelapad, Miryalaguda Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/140), dt. 28.04.2017 to **Smt. Gade Rambayamma**, defeated candidate for the office of the Member, **MPTC Thakkelapad**, **Miryalaguda Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 15.05.2017 to **Smt. Gade Rambayamma**, defeated candidate for the office of the Member, **MPTC Thakkelapad**, **Miryalaguda Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Gade Rambayamma**, defeated candidate for the office of the Member, **MPTC Thakkelapad**, **Miryalaguda Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Gade Rambayamma**, defeated candidate for the office of the Member, **MPTC Thakkelapad**, **Miryalaguda Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. BODDU SHRAVANI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC MUNUGODE-1, MUNUGODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(96).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Boddu Shravani**, defeated candidate for the office of the Member, **MPTC Munugode-1**, **Munugode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/141), dt.28.04.2017 to **Smt. Boddu Shravani**, defeated candidate for the office of the Member, **MPTC Munugode-1**, **Munugode Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 16.05.2017 to **Smt. Boddu Shravani,** defeated candidate for the office of the Member, **MPTC Munugode-1, Munugode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Boddu Shravani**, defeated candidate for the office of the Member, **MPTC Munugode-1**, **Munugode Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Boddu Shravani**, defeated candidate for the office of the Member, **MPTC Munugode-1**, **Munugode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MALIGA LINGASWAMY, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC MUNUGODE-2, MUNUGODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(97) .- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other

contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Maliga Lingaswamy**, defeated candidate for the office of the Member, **MPTC Munugode-2, Munugode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/142), dt.28.04.2017 to **Sri. Maliga Lingaswamy**, defeated candidate for the office of the Member, **MPTC Munugode-2, Munugode Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to Sri. Maliga Lingaswamy, defeated candidate for the office of the Member, MPTC Munugode-2, Munugode Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Maliga Lingaswamy,** defeated candidate for the office of the Member, **MPTC Munugode-2, Munugode Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Maliga Lingaswamy**, defeated candidate for the office of the Member, **MPTC Munugode-2, Munugode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. ALUVALA VENKAIAH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC MUNUGODE-2, MUNUGODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(98) .- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Aluvala Venkaiah**, defeated candidate for the office of the Member, **MPTC Munugode-2, Munugode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/143), dt.28.04.2017 to **Sri. Aluvala Venkaiah**, defeated candidate for the office of the Member, **MPTC Munugode-2, Munugode Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 16.05.2017 to **Sri. Aluvala Venkaiah**, defeated candidate for the office of the Member, **MPTC Munugode-2, Munugode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Aluvala Venkaiah**, defeated candidate for the office of the Member, **MPTC Munugode-2**, **Munugode Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Aluvala Venkaiah**, defeated candidate for the office of the Member, **MPTC Munugode-2, Munugode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. CHILIVERU NAGARAJU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC MUNUGODE-2, MUNUGODE MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(99).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Chiliveru Nagaraju, defeated candidate for the office of the Member, MPTC Munugode-2, Munugode Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/144), dt.28.04.2017 to **Sri. Chiliveru Nagaraju**, defeated candidate for the office of the Member, **MPTC Munugode-2, Munugode Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 16.05.2017 to **Sri. Chiliveru Nagaraju**, defeated candidate for the office of the Member, **MPTC Munugode-2, Munugode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Chiliveru Nagaraju, defeated candidate for the office of the Member, MPTC Munugode-2, Munugode Mandal in Nalgonda District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Chiliveru Nagaraju**, defeated candidate for the office of the Member, **MPTC Munugode-2, Munugode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. PANDULA MALLESH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC MUNUGODE-2, MUNUGODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(100).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Pandula Mallesh**, defeated candidate for the office of the Member, **MPTC Munugode-2, Munugode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/145), dt.28.04.2017 to Sri. Pandula Mallesh, defeated candidate for the office of the Member, MPTC Munugode-2, Munugode Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 16.05.2017 to **Sri. Pandula Mallesh,** defeated candidate for the office of the Member, **MPTC Munugode-2, Munugode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Pandula Mallesh, defeated candidate for the office of the Member, MPTC Munugode-2, Munugode Mandal in Nalgonda District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Pandula Mallesh**, defeated candidate for the office of the Member, **MPTC Munugode-2**, **Munugode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MUCHAPOTHULA NARSIMHA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC MUNUGODE-2, MUNUGODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(101) .- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Muchapothula Narsimha**, defeated candidate for the office of the Member, **MPTC Munugode-2, Munugode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/146), dt.28.04.2017 to **Sri. Muchapothula Narsimha**, defeated candidate

for the office of the Member, MPTC Munugode-2, Munugode Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 11.05.2017 to Sri. Muchapothula Narsimha, defeated candidate for the office of the Member, MPTC Munugode-2, Munugode Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Muchapothula Narsimha,** defeated candidate for the office of the Member, **MPTC Munugode-2, Munugode Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Muchapothula Narsimha**, defeated candidate for the office of the Member, **MPTC Munugode-2**, **Munugode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. BOLLAM VENKATESHWARLU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC MUNUGODE-3, MUNUGODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(102) .- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act,

1994 and Rules issued there under. One amongst the defaulters is **Sri. Bollam Venkateshwarlu**, defeated candidate for the office of the Member, **MPTC Munugode-3**, **Munugode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/147), dt.28.04.2017 to Sri. Bollam Venkateshwarlu, defeated candidate for the office of the Member, MPTC Munugode-3, Munugode Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 16.05.2017 to **Sri. Bollam Venkateshwarlu**, defeated candidate for the office of the Member, **MPTC Munugode-3, Munugode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Bollam Venkateshwarlu, defeated candidate for the office of the Member, MPTC Munugode-3, Munugode Mandal in Nalgonda District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Bollam Venkateshwarlu**, defeated candidate for the office of the Member, **MPTC Munugode-3, Munugode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. REVELLI ANJAIAH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC MUNUGODE-3, MUNUGODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(103).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Revelli Anjaiah**, defeated candidate for the office of the Member, **MPTC Munugode-3, Munugode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/148), dt.28.04.2017 to **Sri. Revelli Anjaiah**, defeated candidate for the office of the Member, **MPTC Munugode-3, Munugode Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 16.05.2017 to **Sri. Revelli Anjaiah**, defeated candidate for the office of the Member, **MPTC Munugode-3, Munugode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Revelli Anjaiah,** defeated candidate for the office of the Member, **MPTC Munugode-3, Munugode Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Revelli Anjaiah**, defeated candidate for the office of the Member, **MPTC Munugode-3, Munugode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. JAKKALI MALLESH YADAV, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC MUNUGODE-3, MUNUGODE MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(104) .- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Jakkali Mallesh Yadav, defeated candidate for the office of the Member, MPTC Munugode-3, Munugode Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/149), dt.28.04.2017 to Sri. Jakkali Mallesh Yadav, defeated candidate for the office of the Member, MPTC Munugode-3, Munugode Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 20.05.2017 to Sri. Jakkali Mallesh Yadav, defeated candidate for the office of the Member, MPTC Munugode-3, Munugode Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Jakkali Mallesh Yadav, defeated candidate for the office of the Member, MPTC Munugode-3, Munugode Mandal in Nalgonda District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Jakkali Mallesh Yadav**, defeated candidate for the office of the Member, **MPTC Munugode-3, Munugode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. NARABOINA SUDAKAR, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC MUNUGODE-3, MUNUGODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(105).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Naraboina Sudakar, defeated candidate for the office of the Member, MPTC Munugode-3, Munugode Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/150), dt.28.04.2017 to **Sri. Naraboina Sudakar**, defeated candidate for the office of the Member, **MPTC Munugode-3, Munugode Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 16.05.2017 to **Sri. Naraboina Sudakar,** defeated candidate for the office of the Member, **MPTC Munugode-3, Munugode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Naraboina Sudakar, defeated candidate for the office of the Member, MPTC Munugode-3, Munugode Mandal in Nalgonda District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Naraboina Sudakar**, defeated candidate for the office of the Member, **MPTC Munugode-3, Munugode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. MOGUDALA SANTHOSHA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KOMPALLY, MUNUGODE MANDAL IN NALGONDA DISTRICT DURING THE $4^{\rm TH}$ ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(106).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

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AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Mogudala Santhosha, defeated candidate for the office of the Member, MPTC Kompally, Munugode Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/151), dt.28.04.2017 to **Smt. Mogudala Santhosha**, defeated candidate for the office of the Member, **MPTC Kompally, Munugode Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 18.05.2017 to **Smt. Mogudala Santhosha**, defeated candidate for the office of the Member, **MPTC Kompally, Munugode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Mogudala Santhosha, defeated candidate for the office of the Member, MPTC Kompally, Munugode Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Mogudala Santhosha**, defeated candidate for the office of the Member, **MPTC Kompally, Munugode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. DANDU LAXMAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KORATIKAL, MUNUGODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(107).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Dandu Laxmamma**, defeated candidate for the office of the Member, **MPTC Koratikal, Munugode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/152), dt.28.04.2017 to **Smt. Dandu Laxmamma**, defeated candidate for the office of the Member, **MPTC Koratikal, Munugode Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 19.05.2017 to **Smt. Dandu Laxmamma**, defeated candidate for the office of the Member, **MPTC Koratikal**, **Munugode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Dandu Laxmamma, defeated candidate for the office of the Member, MPTC Koratikal, Munugode Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Dandu Laxmamma**, defeated candidate for the office of the Member, **MPTC Koratikal, Munugode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. DANDU VENKANNA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KORATIKAL, MUNUGODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(108).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Dandu Venkanna, defeated candidate for the office of the Member, MPTC Koratikal, Munugode Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/153), dt.28.04.2017 to Sri. Dandu Venkanna, defeated candidate for the office of the Member, MPTC Koratikal, Munugode Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 19.05.2017 to **Sri. Dandu Venkanna**, defeated candidate for the office of the Member, **MPTC Koratikal**, **Munugode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Dandu Venkanna**, defeated candidate for the office of the Member, **MPTC Koratikal**, **Munugode Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Dandu Venkanna**, defeated candidate for the office of the Member, **MPTC Koratikal**, **Munugode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. NAKKA SIDAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC GUDAPUR, MUNUGODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(109).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency.

Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Nakka Sidamma**, defeated candidate for the office of the Member, **MPTC Gudapur, Munugode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/154), dt.28.04.2017 to **Smt. Nakka Sidamma**, defeated candidate for the office of the Member, **MPTC Gudapur, Munugode Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Smt. Nakka Sidamma**, defeated candidate for the office of the Member, **MPTC Gudapur, Munugode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Nakka Sidamma**, defeated candidate for the office of the Member, **MPTC Gudapur**, **Munugode Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Nakka Sidamma**, defeated candidate for the office of the Member, **MPTC Gudapur**, **Munugode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. CHALICHEEMALA RAULAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC UKONDI, MUNUGODE MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(110).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Chalicheemala Raulamma**, defeated candidate for the office of the Member, **MPTC Ukondi, Munugode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/157), dt.28.04.2017 to **Smt. Chalicheemala Raulamma**, defeated candidate for the office of the Member, **MPTC Ukondi, Munugode Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 16.05.2017 to **Smt. Chalicheemala Raulamma,** defeated candidate for the office of the Member, **MPTC Ukondi, Munugode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Chalicheemala Raulamma**, defeated candidate for the office of the Member, **MPTC Ukondi**, **Munugode Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Chalicheemala Raulamma**, defeated candidate for the office of the Member, **MPTC Ukondi, Munugode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. POGULA ARCHANA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC UKONDI, MUNUGODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(111).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Pogula Archana**, defeated candidate for the office of the Member, **MPTC Ukondi, Munugode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/158), dt.28.04.2017 to Smt. Pogula Archana, defeated candidate for the office of the Member, MPTC Ukondi, Munugode Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Smt. Pogula Archana**, defeated candidate for the office of the Member, **MPTC Ukondi, Munugode Mandal in Nalgonda**

District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Pogula Archana**, defeated candidate for the office of the Member, **MPTC Ukondi**, **Munugode Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Pogula Archana**, defeated candidate for the office of the Member, **MPTC Ukondi, Munugode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. MEDI MARIYAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC UKONDI, MUNUGODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(112).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Medi Mariyamma**, defeated candidate for the office of the Member, **MPTC Ukondi, Munugode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/159), dt.28.04.2017 to **Smt. Medi Mariyamma**, defeated candidate for the office of the Member, **MPTC Ukondi, Munugode Mandal in Nalgonda District** who failed to lodge final

accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 16.05.2017 to **Smt. Medi Mariyamma**, defeated candidate for the office of the Member, **MPTC Ukondi, Munugode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Medi Mariyamma**, defeated candidate for the office of the Member, **MPTC Ukondi**, **Munugode Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Medi Mariyamma**, defeated candidate for the office of the Member, **MPTC Ukondi**, **Munugode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. CHITUPAKA PRAMEELA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC OGODE, NAKREKAL MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(113).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Chitupaka Prameela**, defeated candidate for the office of the Member, **MPTC Ogode, Nakrekal Mandal in Nalgonda District**;

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AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/162), dt.28.04.2017 to **Smt. Chitupaka Prameela**, defeated candidate for the office of the Member, **MPTC Ogode, Nakrekal Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 15.05.2017 to **Smt. Chitupaka Prameela,** defeated candidate for the office of the Member, **MPTC Ogode, Nakrekal Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Chitupaka Prameela, defeated candidate for the office of the Member, MPTC Ogode, Nakrekal Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Chitupaka Prameela**, defeated candidate for the office of the Member, **MPTC Ogode**, **Nakrekal Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. GUNDLAPALLY YADAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC OGODE, NAKREKAL MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(114).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member,

ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Gundlapally Yadamma**, defeated candidate for the office of the Member, **MPTC Ogode**, **Nakrekal Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/163), dt.28.04.2017 to Smt. Gundlapally Yadamma, defeated candidate for the office of the Member, MPTC Ogode, Nakrekal Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 16.05.2017 to Smt. Gundlapally Yadamma, defeated candidate for the office of the Member, MPTC Ogode, Nakrekal Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Gundlapally Yadamma, defeated candidate for the office of the Member, MPTC Ogode, Nakrekal Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Gundlapally Yadamma**, defeated candidate for the office of the Member, **MPTC Ogode**, **Nakrekal Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. CHITIPAKA KAMALA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC OGODE, NAKREKAL MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(115).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Chitipaka Kamala**, defeated candidate for the office of the Member, **MPTC Ogode, Nakrekal Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/164), dt.28.04.2017 to **Smt. Chitipaka Kamala**, defeated candidate for the office of the Member, **MPTC Ogode**, **Nakrekal Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Smt. Chitipaka Kamala,** defeated candidate for the office of the Member, **MPTC Ogode, Nakrekal Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Chitipaka Kamala**, defeated candidate for the office of the Member, **MPTC Ogode**, **Nakrekal Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that Smt. Chitipaka Kamala, defeated candidate for the office of the Member, MPTC Ogode, Nakrekal Mandal in Nalgonda District to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. AMBATI MAHESWARI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC PALEM, NAKREKAL MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(116).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account

of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Ambati Maheswari**, defeated candidate for the office of the Member, **MPTC Palem, Nakrekal Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/165), dt.28.04.2017 to **Smt. Ambati Maheswari**, defeated candidate for the office of the Member, **MPTC Palem**, **Nakrekal Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Smt. Ambati Maheswari**, defeated candidate for the office of the Member, **MPTC Palem**, **Nakrekal Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Ambati Maheswari,** defeated candidate for the office of the Member, **MPTC Palem, Nakrekal Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Ambati Maheswari**, defeated candidate for the office of the Member, **MPTC Palem**, **Nakrekal Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. GORLA LAXMAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KADAPARTHY, NAKREKAL MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(117).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Gorla Laxmamma**, defeated candidate for the office of the Member, **MPTC Kadaparthy, Nakrekal Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/169), dt.28.04.2017 to **Smt. Gorla Laxmamma**, defeated candidate for the office of the Member, **MPTC Kadaparthy, Nakrekal Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 22.05.2017 to **Smt. Gorla Laxmamma**, defeated candidate for the office of the Member, **MPTC Kadaparthy**, **Nakrekal Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Gorla Laxmamma**, defeated candidate for the office of the Member, **MPTC Kadaparthy**, **Nakrekal Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Gorla Laxmamma**, defeated candidate for the office of the Member, **MPTC Kadaparthy**, **Nakrekal Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. UYYALA SRINU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC NAKREKAL-1, NAKREKAL MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(118).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Uyyala Srinu**, defeated candidate for the office of the Member, **MPTC Nakrekal-1, Nakrekal Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/170), dt. 28.04.2017 to Sri. Uyyala Srinu, defeated candidate for the office of the Member, MPTC Nakrekal-1, Nakrekal Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Sri. Uyyala Srinu,** defeated candidate for the office of the Member, **MPTC Nakrekal-1, Nakrekal Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Uyyala Srinu, defeated candidate for the office of the Member, MPTC Nakrekal-1, Nakrekal Mandal in Nalgonda District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Uyyala Srinu**, defeated candidate for the office of the Member, **MPTC Nakrekal-1**, **Nakrekal Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. PODICHETI SURENDAR, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC NAKREKAL-1, NAKREKAL MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(119).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of

all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Podicheti Surendar**, defeated candidate for the office of the Member, **MPTC Nakrekal-1**, **Nakrekal Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/171), dt.28.04.2017 to **Sri. Podicheti Surendar**, defeated candidate for the office of the Member, **MPTC Nakrekal-1, Nakrekal Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Sri. Podicheti Surendar**, defeated candidate for the office of the Member, **MPTC Nakrekal-1**, **Nakrekal Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Podicheti Surendar**, defeated candidate for the office of the Member, **MPTC Nakrekal-1**, **Nakrekal Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Podicheti Surendar**, defeated candidate for the office of the Member, **MPTC Nakrekal-1**, **Nakrekal Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. BOJJA PADMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC NAKREKAL-2, NAKREKAL MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(120) .- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Bojja Padma**, defeated candidate for the office of the Member, **MPTC Nakrekal-2, Nakrekal Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/172), dt.28.04.2017 to Smt. Bojja Padma, defeated candidate for the office of the Member, MPTC Nakrekal-2, Nakrekal Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 20.05.2017 to **Smt. Bojja Padma**, defeated candidate for the office of the Member, **MPTC Nakrekal-2**, **Nakrekal Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Bojja Padma,** defeated candidate for the office of the Member, **MPTC Nakrekal-2, Nakrekal Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Bojja Padma**, defeated candidate for the office of the Member, **MPTC Nakrekal-2**, **Nakrekal Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. PATI VEMKAT REDDY, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC NAKREKAL-3, NAKREKAL MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(121).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. G-407/27.

Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Pati Vemkat Reddy**, defeated candidate for the office of the Member, **MPTC Nakrekal-3, Nakrekal Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/173), dt.28.04.2017 to **Sri. Pati Vemkat Reddy**, defeated candidate for the office of the Member, **MPTC Nakrekal-3, Nakrekal Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 27.05.2017 to **Sri. Pati Vemkat Reddy**, defeated candidate for the office of the Member, **MPTC Nakrekal-3**, **Nakrekal Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Pati Vemkat Reddy**, defeated candidate for the office of the Member, **MPTC Nakrekal-3**, **Nakrekal Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Pati Vemkat Reddy**, defeated candidate for the office of the Member, **MPTC Nakrekal-3**, **Nakrekal Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. ARUKALA LAXMI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC NAKREKAL-4, NAKREKAL MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(122).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Arukala Laxmi**, defeated candidate for the office of the Member, **MPTC Nakrekal-4, Nakrekal Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/174), dt.28.04.2017 to Smt. Arukala Laxmi, defeated candidate for the office of the Member, MPTC Nakrekal-4, Nakrekal Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 20.05.2017 to **Smt. Arukala Laxmi**, defeated candidate for the office of the Member, **MPTC Nakrekal-4**, **Nakrekal Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Arukala Laxmi**, defeated candidate for the office of the Member, **MPTC Nakrekal-4**, **Nakrekal Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Arukala Laxmi**, defeated candidate for the office of the Member, **MPTC Nakrekal-4**, **Nakrekal Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KONDETI MAHESWARI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC NAKREKAL-6, NAKREKAL MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(123).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Kondeti Maheswari, defeated candidate for the office of the Member, MPTC Nakrekal-6, Nakrekal Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/175), dt.28.04.2017 to **Smt. Kondeti Maheswari**, defeated candidate for the office of the Member, **MPTC Nakrekal-6**, **Nakrekal Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 27.05.2017 to Smt. Kondeti Maheswari, defeated candidate for the office of the Member, MPTC Nakrekal-6, Nakrekal Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Kondeti Maheswari,** defeated candidate for the office of the Member, **MPTC Nakrekal-6, Nakrekal Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Kondeti Maheswari**, defeated candidate for the office of the Member, **MPTC Nakrekal-6**, **Nakrekal Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. VANTEPAKA SANDYA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC NAKREKAL-6, NAKREKAL MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(124).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Vantepaka Sandya**, defeated candidate for the office of the Member, **MPTC Nakrekal-6, Nakrekal Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/176), dt.28.04.2017 to **Smt. Vantepaka Sandya**, defeated candidate for the office of the Member, **MPTC Nakrekal-6, Nakrekal Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 27.05.2017 to **Smt. Vantepaka Sandya**, defeated candidate for the office of the Member, **MPTC Nakrekal-6**, **Nakrekal Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Vantepaka Sandya, defeated candidate for the office of the Member, MPTC Nakrekal-6, Nakrekal Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Vantepaka Sandya**, defeated candidate for the office of the Member, **MPTC Nakrekal-6**, **Nakrekal Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. CHENNABOINA NAGAMANI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC NAKREKAL-7, NAKREKAL MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(125).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Chennaboina Nagamani**, defeated candidate for the office of the Member, **MPTC Nakrekal-7**, **Nakrekal Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/177), dt.28.04.2017 to Smt. Chennaboina Nagamani, defeated candidate for the office of the Member, MPTC Nakrekal-7, Nakrekal Mandal in Nalgonda District who failed to lodge

final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Smt. Chennaboina Nagamani**, defeated candidate for the office of the Member, **MPTC Nakrekal-7**, **Nakrekal Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Chennaboina Nagamani, defeated candidate for the office of the Member, MPTC Nakrekal-7, Nakrekal Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Chennaboina Nagamani**, defeated candidate for the office of the Member, **MPTC Nakrekal-7**, **Nakrekal Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. SHEIK JANBEE, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC NAKREKAL-7, NAKREKAL MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(126).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Sheik Janbee**, defeated candidate for the office of the Member, **MPTC Nakrekal-7, Nakrekal Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/178), dt.28.04.2017 to **Smt. Sheik Janbee**, defeated candidate for the office of the Member, **MPTC Nakrekal-7**, **Nakrekal Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 20.05.2017 to **Smt. Sheik Janbee**, defeated candidate for the office of the Member, **MPTC Nakrekal-7**, **Nakrekal Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Sheik Janbee,** defeated candidate for the office of the Member, **MPTC Nakrekal-7, Nakrekal Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Sheik Janbee**, defeated candidate for the office of the Member, **MPTC Nakrekal-7**, **Nakrekal Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. BHUPATHI PADMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC NAKREKAL-8, NAKREKAL MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(127).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to

the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Bhupathi Padma**, defeated candidate for the office of the Member, **MPTC Nakrekal-8**, **Nakrekal Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/179), dt.28.04.2017 to **Smt. Bhupathi Padma**, defeated candidate for the office of the Member, **MPTC Nakrekal-8**, **Nakrekal Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 20.05.2017 to **Smt. Bhupathi Padma**, defeated candidate for the office of the Member, **MPTC Nakrekal-8**, **Nakrekal Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Bhupathi Padma**, defeated candidate for the office of the Member, **MPTC Nakrekal-8**, **Nakrekal Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Bhupathi Padma**, defeated candidate for the office of the Member, **MPTC Nakrekal-8**, **Nakrekal Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. SHEIK JEBUNNISA BEGUM, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC NAKREKAL-8, NAKREKAL MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(128).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, **G-407/28**.

the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Sheik Jebunnisa Begum**, defeated candidate for the office of the Member, **MPTC Nakrekal-8, Nakrekal Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/180), dt.28.04.2017 to **Smt. Sheik Jebunnisa Begum**, defeated candidate for the office of the Member, **MPTC Nakrekal-8, Nakrekal Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 20.05.2017 to **Smt. Sheik Jebunnisa Begum**, defeated candidate for the office of the Member, **MPTC Nakrekal-8**, **Nakrekal Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Sheik Jebunnisa Begum, defeated candidate for the office of the Member, MPTC Nakrekal-8, Nakrekal Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Sheik Jebunnisa Begum**, defeated candidate for the office of the Member, **MPTC Nakrekal-8**, **Nakrekal Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. BACHUPALLY LAXMAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC MANGALPALLY, NAKREKAL MANDAL IN NALGONDA DISTRICT DURING THE $4^{\rm TH}$ ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(129).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Bachupally Laxmamma, defeated candidate for the office of the Member, MPTC Mangalpally, Nakrekal Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/181), dt.28.04.2017 to Smt. Bachupally Laxmamma, defeated candidate for the office of the Member, MPTC Mangalpally, Nakrekal Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 20.05.2017 to Smt. Bachupally Laxmamma, defeated candidate for the office of the Member, MPTC Mangalpally, Nakrekal Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Bachupally Laxmamma, defeated candidate for the office of the Member, MPTC Mangalpally, Nakrekal Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Bachupally Laxmamma**, defeated candidate for the office of the Member, **MPTC Mangalpally, Nakrekal Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. MARRI LAXMI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC MANGALPALLY, NAKREKAL MANDAL IN NALGONDA DISTRICT DURING THE $4^{\rm TH}$ ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(130).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Marri Laxmi**, defeated candidate for the office of the Member, **MPTC Mangalpally, Nakrekal Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/182), dt.28.04.2017 to Smt. Marri Laxmi, defeated candidate for the office of the Member, MPTC Mangalpally, Nakrekal Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 20.05.2017 to **Smt. Marri Laxmi,** defeated candidate for the office of the Member, **MPTC Mangalpally, Nakrekal Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Marri Laxmi,** defeated candidate for the office of the Member, **MPTC Mangalpally, Nakrekal Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Marri Laxmi**, defeated candidate for the office of the Member, **MPTC Mangalpally, Nakrekal Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. JAJULA NAGAIAH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC MARRURU, NAKREKAL MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(131).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Jajula Nagaiah**, defeated candidate for the office of the Member, **MPTC Marruru, Nakrekal Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/183), dt.28.04.2017 to **Sri. Jajula Nagaiah**, defeated candidate for the office of the Member, **MPTC Marruru**, **Nakrekal Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 15.05.2017 to **Sri. Jajula Nagaiah,** defeated candidate for the office of the Member, **MPTC Marruru, Nakrekal Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Jajula Nagaiah,** defeated candidate for the office of the Member, **MPTC Marruru, Nakrekal Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Jajula Nagaiah**, defeated candidate for the office of the Member, **MPTC Marruru**, **Nakrekal Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. AITIPAMULA JAYAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC CHANDUPATLA, NAKREKAL MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(132).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of

all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Aitipamula Jayamma**, defeated candidate for the office of the Member, **MPTC Chandupatla, Nakrekal Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/184), dt.28.04.2017 to **Smt. Aitipamula Jayamma**, defeated candidate for the office of the Member, **MPTC Chandupatla**, **Nakrekal Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 20.05.2017 to Smt. Aitipamula Jayamma, defeated candidate for the office of the Member, MPTC Chandupatla, Nakrekal Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Aitipamula Jayamma, defeated candidate for the office of the Member, MPTC Chandupatla, Nakrekal Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Aitipamula Jayamma**, defeated candidate for the office of the Member, **MPTC Chandupatla**, **Nakrekal Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. AINALA JANAKAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC CHANDUPATLA, NAKREKAL MANDAL IN NALGONDA DISTRICT DURING THE $4^{\rm TH}$ ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(133).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Ainala Janakamma**, defeated candidate for the office of the Member, **MPTC Chandupatla, Nakrekal Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/185), dt.28.04.2017 to **Smt. Ainala Janakamma**, defeated candidate for the office of the Member, **MPTC Chandupatla**, **Nakrekal Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 20.05.2017 to Smt. Ainala Janakamma, defeated candidate for the office of the Member, MPTC Chandupatla, Nakrekal Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Ainala Janakamma, defeated candidate for the office of the Member, MPTC Chandupatla, Nakrekal Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Ainala Janakamma**, defeated candidate for the office of the Member, **MPTC Chandupatla**, **Nakrekal Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. NIMMALA SAVITHRA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC CHANDUPATLA, NAKREKAL MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(134).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency.

Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Nimmala Savithra**, defeated candidate for the office of the Member, **MPTC Chandupatla, Nakrekal Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/186), dt.28.04.2017 to Smt. Nimmala Savithra, defeated candidate for the office of the Member, MPTC Chandupatla, Nakrekal Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 20.05.2017 to **Smt. Nimmala Savithra**, defeated candidate for the office of the Member, **MPTC Chandupatla**, **Nakrekal Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Nimmala Savithra**, defeated candidate for the office of the Member, **MPTC Chandupatla**, **Nakrekal Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Nimmala Savithra**, defeated candidate for the office of the Member, **MPTC Chandupatla**, **Nakrekal Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. POLEPALLY NAGAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC BANKAPURAM, NIDAMANOOR MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(135).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Polepally Nagamma, defeated candidate for the office of the Member, MPTC Bankapuram, Nidamanoor Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/187), dt.28.04.2017 to **Smt. Polepally Nagamma**, defeated candidate for the office of the Member, **MPTC Bankapuram**, **Nidamanoor Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 15.05.2017 to Smt. Polepally Nagamma, defeated candidate for the office of the Member, MPTC Bankapuram, Nidamanoor Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Polepally Nagamma**, defeated candidate for the office of the Member, **MPTC Bankapuram**, **Nidamanoor Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Polepally Nagamma**, defeated candidate for the office of the Member, **MPTC Bankapuram**, **Nidamanoor Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. KONDETI YADAIAH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC DHARMAPURAM, NIDAMANOOR MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(136).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Kondeti Yadaiah**, defeated candidate for the office of the Member, **MPTC Dharmapuram**, **Nidamanoor Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/188), dt.28.04.2017 to Sri. Kondeti Yadaiah, defeated candidate for the office of the Member, MPTC Dharmapuram, Nidamanoor Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 15.05.2017 to Sri. Kondeti Yadaiah, defeated candidate for the office of the Member, MPTC Dharmapuram, Nidamanoor Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Kondeti Yadaiah**, defeated candidate for the office of the Member, **MPTC Dharmapuram**, **Nidamanoor Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Kondeti Yadaiah**, defeated candidate for the office of the Member, **MPTC Dharmapuram**, **Nidamanoor Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. DASARI NAGARAJU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC DHARMAPURAM, NIDAMANOOR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(137).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Dasari Nagaraju**, defeated candidate for the office of the Member, **MPTC Dharmapuram**, **Nidamanoor Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/189), dt.28.04.2017 to Sri. Dasari Nagaraju, defeated candidate for the office of the Member, MPTC Dharmapuram, Nidamanoor Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 15.05.2017 to **Sri. Dasari Nagaraju**, defeated candidate for the office of the Member, **MPTC Dharmapuram**, **Nidamanoor Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Dasari Nagaraju**, defeated candidate for the office of the Member, **MPTC Dharmapuram**, **Nidamanoor Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Dasari Nagaraju**, defeated candidate for the office of the Member, **MPTC Dharmapuram**, **Nidamanoor Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. CHINTHAMALLA ARUNAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC MARUPAKA, NIDAMANOOR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(138).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Chinthamalla Arunamma**, defeated candidate for the office of the Member, **MPTC Marupaka, Nidamanoor Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/190), dt.28.04.2017 to **Smt. Chinthamalla Arunamma**, defeated candidate for the office of the Member, **MPTC Marupaka**, **Nidamanoor Mandal in Nalgonda District** who failed to lodge

final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 15.05.2017 to Smt. Chinthamalla Arunamma, defeated candidate for the office of the Member, MPTC Marupaka, Nidamanoor Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Chinthamalla Arunamma**, defeated candidate for the office of the Member, **MPTC Marupaka**, **Nidamanoor Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Chinthamalla Arunamma**, defeated candidate for the office of the Member, **MPTC Marupaka**, **Nidamanoor Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. BOLIGORLA SAIDAIAH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC NETHAPURAM, NIDAMANOOR MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(139).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act,

1994 and Rules issued there under. One amongst the defaulters is **Sri. Boligorla Saidaiah**, defeated candidate for the office of the Member, **MPTC Nethapuram**, **Nidamanoor Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/191), dt.28.04.2017 to **Sri. Boligorla Saidaiah**, defeated candidate for the office of the Member, **MPTC Nethapuram**, **Nidamanoor Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 15.05.2017 to **Sri. Boligorla Saidaiah**, defeated candidate for the office of the Member, **MPTC Nethapuram**, **Nidamanoor Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Boligorla Saidaiah, defeated candidate for the office of the Member, MPTC Nethapuram, Nidamanoor Mandal in Nalgonda District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Boligorla Saidaiah**, defeated candidate for the office of the Member, **MPTC Nethapuram**, **Nidamanoor Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. JATAVATH JAMKA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC SIRSANAGANDLA, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(140).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015,

the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Jatavath Jamka**, defeated candidate for the office of the Member, **MPTC Sirsanagandla, Peddavoora Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/206), dt.28.04.2017 to Smt. Jatavath Jamka, defeated candidate for the office of the Member, MPTC Sirsanagandla, Peddavoora Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Smt. Jatavath Jamka**, defeated candidate for the office of the Member, **MPTC Sirsanagandla, Peddavoora Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Jatavath Jamka**, defeated candidate for the office of the Member, **MPTC Sirsanagandla**, **Peddavoora Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Jatavath Jamka**, defeated candidate for the office of the Member, **MPTC Sirsanagandla**, **Peddavoora Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. BANAVATH LALITHA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC SIRSANAGANDLA, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(141).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Banavath Lalitha, defeated candidate for the office of the Member, MPTC Sirsanagandla, Peddavoora Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/207), dt.28.04.2017 to **Smt. Banavath Lalitha**, defeated candidate for the office of the Member, **MPTC Sirsanagandla, Peddavoora Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Smt. Banavath Lalitha**, defeated candidate for the office of the Member, **MPTC Sirsanagandla**, **Peddavoora Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Banavath Lalitha**, defeated candidate for the office of the Member, **MPTC Sirsanagandla**, **Peddavoora Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Banavath Lalitha**, defeated candidate for the office of the Member, **MPTC Sirsanagandla**, **Peddavoora Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. RAMAVATH THULASI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC SIRSANAGANDLA, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE $4^{\rm TH}$ ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(142).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Ramavath Thulasi**, defeated candidate for the office of the Member, **MPTC Sirsanagandla, Peddavoora Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/208), dt.28.04.2017 to **Smt. Ramavath Thulasi**, defeated candidate for the office of the Member, **MPTC Sirsanagandla, Peddavoora Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Smt. Ramavath Thulasi**, defeated candidate for the office of the Member, **MPTC Sirsanagandla**, **Peddavoora Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Ramavath Thulasi**, defeated candidate for the office of the Member, **MPTC Sirsanagandla, Peddavoora Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Ramavath Thulasi**, defeated candidate for the office of the Member, **MPTC Sirsanagandla**, **Peddavoora Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. NALLAMETTI LAKSHMAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC THEPPALADADUGU, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(143).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission; **G-407/30.**

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Nallametti Lakshmamma, defeated candidate for the office of the Member, MPTC Theppaladadugu, Peddavoora Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/209), dt.28.04.2017 to **Smt. Nallametti Lakshmamma**, defeated candidate for the office of the Member, **MPTC Theppaladadugu, Peddavoora Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Smt. Nallametti Lakshmamma**, defeated candidate for the office of the Member, **MPTC Theppaladadugu, Peddavoora Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Nallametti Lakshmamma, defeated candidate for the office of the Member, MPTC Theppaladadugu, Peddavoora Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Nallametti Lakshmamma**, defeated candidate for the office of the Member, **MPTC Theppaladadugu, Peddavoora Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. CHITTIMALLA SHANKARAIAH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC VELMAGUDEM, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(144).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Chittimalla Shankaraiah**, defeated candidate for the office of the Member, **MPTC Velmagudem**, **Peddavoora Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/210), dt.28.04.2017 to Sri. Chittimalla Shankaraiah, defeated candidate for the office of the Member, MPTC Velmagudem, Peddavoora Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Sri. Chittimalla Shankaraiah,** defeated candidate for the office of the Member, **MPTC Velmagudem, Peddavoora Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Chittimalla Shankaraiah**, defeated candidate for the office of the Member, **MPTC Velmagudem**, **Peddavoora Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Chittimalla Shankaraiah**, defeated candidate for the office of the Member, **MPTC Velmagudem**, **Peddavoora Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. NADDI RAMANJANEYULU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC VELMAGUDEM, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE $4^{\rm TH}$ ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(145).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants.

Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Naddi Ramanjaneyulu, defeated candidate for the office of the Member, MPTC Velmagudem, Peddavoora Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/211), dt.28.04.2017 to **Sri. Naddi Ramanjaneyulu**, defeated candidate for the office of the Member, **MPTC Velmagudem**, **Peddavoora Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Sri. Naddi Ramanjaneyulu**, defeated candidate for the office of the Member, **MPTC Velmagudem**, **Peddavoora Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Naddi Ramanjaneyulu, defeated candidate for the office of the Member, MPTC Velmagudem, Peddavoora Mandal in Nalgonda District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Naddi Ramanjaneyulu**, defeated candidate for the office of the Member, **MPTC Velmagudem**, **Peddavoora Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. PERUMALA RAMAKRISHNA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC VELMAGUDEM, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(146).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Perumala Ramakrishna**, defeated candidate for the office of the Member, **MPTC Velmagudem**, **Peddavoora Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/212), dt.28.04.2017 to **Sri. Perumala Ramakrishna**, defeated candidate for the office of the Member, **MPTC Velmagudem**, **Peddavoora Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Sri. Perumala Ramakrishna**, defeated candidate for the office of the Member, **MPTC Velmagudem**, **Peddavoora Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Perumala Ramakrishna,** defeated candidate for the office of the Member, **MPTC Velmagudem, Peddavoora Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Perumala Ramakrishna**, defeated candidate for the office of the Member, **MPTC Velmagudem**, **Peddavoora Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. OROJU PADMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC PEDDAVOORA, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(147).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Oroju Padma, defeated candidate for the office of the Member, MPTC Peddavoora, Peddavoora Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/213), dt.28.04.2017 to Smt. Oroju Padma, defeated candidate for the office of the Member, MPTC Peddavoora, Peddavoora Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Smt. Oroju Padma**, defeated candidate for the office of the Member, **MPTC Peddavoora**, **Peddavoora Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Oroju Padma**, defeated candidate for the office of the Member, **MPTC Peddavoora**, **Peddavoora Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Oroju Padma**, defeated candidate for the office of the Member, **MPTC Peddavoora**, **Peddavoora Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KATTI VANI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC PEDDAVOORA, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(148).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Katti Vani**, defeated candidate for the office of the Member, **MPTC Peddavoora**, **Peddavoora Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/214), dt.28.04.2017 to Smt. Katti Vani, defeated candidate for the office of the Member, MPTC Peddavoora, Peddavoora Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Smt. Katti Vani**, defeated candidate for the office of the Member, **MPTC Peddavoora**, **Peddavoora Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Katti Vani, defeated candidate for the office of the Member, MPTC Peddavoora, Peddavoora Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Katti Vani**, defeated candidate for the office of the Member, **MPTC Peddavoora**, **Peddavoora Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. NADDI JYOTHI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC PEDDAVOORA, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(149).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Naddi Jyothi**, defeated candidate for the office of the Member, **MPTC Peddavoora, Peddavoora Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/215), dt.28.04.2017 to **Smt. Naddi Jyothi**, defeated candidate for the office of the Member, **MPTC Peddavoora**, **Peddavoora Mandal in Nalgonda District** who failed to lodge final accounts

of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Smt. Naddi Jyothi**, defeated candidate for the office of the Member, **MPTC Peddavoora**, **Peddavoora Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Naddi Jyothi**, defeated candidate for the office of the Member, **MPTC Peddavoora**, **Peddavoora Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Naddi Jyothi**, defeated candidate for the office of the Member, **MPTC Peddavoora**, **Peddavoora Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. INUPAMULA VIJAYALAXMI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC POTHUNURU, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(150).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Inupamula Vijayalaxmi**, defeated candidate for the office of the Member, **MPTC Pothunuru**, **Peddavoora Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/216), dt.28.04.2017 to **Smt. Inupamula Vijayalaxmi**, defeated candidate for the office of the Member, **MPTC Pothunuru**, **Peddavoora Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to Smt. Inupamula Vijayalaxmi, defeated candidate for the office of the Member, MPTC Pothunuru, Peddavoora Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Inupamula Vijayalaxmi**, defeated candidate for the office of the Member, **MPTC Pothunuru**, **Peddavoora Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Inupamula Vijayalaxmi**, defeated candidate for the office of the Member, **MPTC Pothunuru**, **Peddavoora Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. PENDYALA SRIMATHI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC POTHUNURU, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(151).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority,

Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Pendyala Srimathi**, defeated candidate for the office of the Member, **MPTC Pothunuru**, **Peddavoora Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/217), dt.28.04.2017 to **Smt. Pendyala Srimathi**, defeated candidate for the office of the Member, **MPTC Pothunuru**, **Peddavoora Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Smt. Pendyala Srimathi**, defeated candidate for the office of the Member, **MPTC Pothunuru**, **Peddavoora Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission

AND WHEREAS, the State Election Commission is satisfied that **Smt. Pendyala Srimathi**, defeated candidate for the office of the Member, **MPTC Pothunuru**, **Peddavoora Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Pendyala Srimathi**, defeated candidate for the office of the Member, **MPTC Pothunuru**, **Peddavoora Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. PODDILLA SUJATHA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC POTHUNURU, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(152).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Poddilla Sujatha, defeated candidate for the office of the Member, MPTC Pothunuru, Peddavoora Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/218), dt.28.04.2017 to **Smt. Poddilla Sujatha**, defeated candidate for the office of the Member, **MPTC Pothunuru**, **Peddavoora Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Smt. Poddilla Sujatha**, defeated candidate for the office of the Member, **MPTC Pothunuru**, **Peddavoora Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Poddilla Sujatha**, defeated candidate for the office of the Member, **MPTC Pothunuru**, **Peddavoora Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Poddilla Sujatha**, defeated candidate for the office of the Member, **MPTC Pothunuru**, **Peddavoora Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. BUDIGAPAKA SATHYANARAYANA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC THUNGATHURTHY, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(153).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Budigapaka Sathyanarayana**, defeated candidate for the office of the Member, **MPTC Thungathurthy, Peddavoora Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/219), dt.28.04.2017 to Sri. Budigapaka Sathyanarayana, defeated candidate for the office of the Member, MPTC Thungathurthy, Peddavoora Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to Sri. Budigapaka Sathyanarayana, defeated candidate for the office of the Member, MPTC Thungathurthy, Peddavoora Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Budigapaka Sathyanarayana**, defeated candidate for the office of the Member, **MPTC Thungathurthy**, **Peddavoora Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Budigapaka Sathyanarayana**, defeated candidate for the office of the Member, **MPTC Thungathurthy, Peddavoora Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. VALKI SAGAR BABU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC THUNGATHURTHY, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(154).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Valki Sagar Babu, defeated candidate for the office of the Member, MPTC Thungathurthy, Peddavoora Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/220), dt.28.04.2017 to Sri. Valki Sagar Babu, defeated candidate for the office of the Member, MPTC Thungathurthy, Peddavoora Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Sri. Valki Sagar Babu**, defeated candidate for the office of the Member, **MPTC Thungathurthy**, **Peddavoora Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Valki Sagar Babu**, defeated candidate for the office of the Member, **MPTC Thungathurthy**, **Peddavoora Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Valki Sagar Babu**, defeated candidate for the office of the Member, **MPTC Thungathurthy**, **Peddavoora Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. PULIMALA KANAKAIAH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC THUNGATHURTHY, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(155).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Pulimala Kanakaiah**, defeated candidate for the office of the Member, **MPTC Thungathurthy, Peddavoora Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/221), dt.28.04.2017 to Sri. Pulimala Kanakaiah, defeated candidate for the office of the Member, MPTC Thungathurthy, Peddavoora Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Sri. Pulimala Kanakaiah**, defeated candidate for the office of the Member, **MPTC Thungathurthy, Peddavoora Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Pulimala Kanakaiah,** defeated candidate for the office of the Member, **MPTC Thungathurthy, Peddavoora Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Pulimala Kanakaiah**, defeated candidate for the office of the Member, **MPTC Thungathurthy, Peddavoora Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. PULIMALA KRUSHNARAO MADIGA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC THUNGATHURTHY, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(156).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Pulimala Krushnarao Madiga**, defeated candidate for the office of the Member, **MPTC Thungathurthy, Peddavoora Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/222), dt.28.04.2017 to Sri. Pulimala Krushnarao Madiga, defeated candidate for the office of the Member, MPTC Thungathurthy, Peddavoora Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Sri. Pulimala Krushnarao Madiga**, defeated candidate for the office of the Member, **MPTC Thungathurthy, Peddavoora Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Pulimala Krushnarao Madiga, defeated candidate for the office of the Member, MPTC Thungathurthy, Peddavoora Mandal in Nalgonda District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Pulimala Krushnarao Madiga**, defeated candidate for the office of the Member, **MPTC Thungathurthy, Peddavoora Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. BURUGU VENKATA NARSU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC THUNGATHURTHY, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(157).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants.

Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Burugu Venkata Narsu, defeated candidate for the office of the Member, MPTC Thungathurthy, Peddavoora Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/223), dt.28.04.2017 to **Sri. Burugu Venkata Narsu**, defeated candidate for the office of the Member, **MPTC Thungathurthy, Peddavoora Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to Sri. Burugu Venkata Narsu, defeated candidate for the office of the Member, MPTC Thungathurthy, Peddavoora Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Burugu Venkata Narsu,** defeated candidate for the office of the Member, **MPTC Thungathurthy, Peddavoora Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Burugu Venkata** Narsu, defeated candidate for the office of the Member, MPTC Thungathurthy, Peddavoora Mandal in Nalgonda District to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. VANGURI KIRAN KUMAR, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC THUNGATHURTHY, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(158).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Vanguri Kiran Kumar**, defeated candidate for the office of the Member, **MPTC Thungathurthy, Peddavoora Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/224), dt.28.04.2017 to **Sri. Vanguri Kiran Kumar**, defeated candidate for the office of the Member, **MPTC Thungathurthy, Peddavoora Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Sri. Vanguri Kiran Kumar,** defeated candidate for the office of the Member, **MPTC Thungathurthy, Peddavoora Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Vanguri Kiran Kumar, defeated candidate for the office of the Member, MPTC Thungathurthy, Peddavoora Mandal in Nalgonda District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Vanguri Kiran Kumar**, defeated candidate for the office of the Member, **MPTC Thungathurthy**, **Peddavoora Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. VANGURI SAIDAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC THUNGATHURTHY, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(159).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Vanguri Saidamma**, defeated candidate for the office of the Member, **MPTC Thungathurthy, Peddavoora Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/225), dt.28.04.2017 to **Smt. Vanguri Saidamma**, defeated candidate for the office of the Member, **MPTC Thungathurthy, Peddavoora Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Smt. Vanguri Saidamma**, defeated candidate for the office of the Member, **MPTC Thungathurthy**, **Peddavoora Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Vanguri Saidamma**, defeated candidate for the office of the Member, **MPTC Thungathurthy**, **Peddavoora Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Vanguri Saidamma**, defeated candidate for the office of the Member, **MPTC Thungathurthy, Peddavoora Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KATTA MANASA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC PULICHARLA, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(160) .- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Katta Manasa, defeated candidate for the office of the Member, MPTC Pulicharla, Peddavoora Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/226), dt.28.04.2017 to **Smt. Katta Manasa**, defeated candidate for the office of the Member, **MPTC Pulicharla**, **Peddavoora Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Smt. Katta Manasa**, defeated candidate for the office of the Member, **MPTC Pulicharla**, **Peddavoora Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Katta Manasa**, defeated candidate for the office of the Member, **MPTC Pulicharla**, **Peddavoora Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Katta Manasa**, defeated candidate for the office of the Member, **MPTC Pulicharla**, **Peddavoora Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. MADDIMADUGU SUSHMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC PULICHARLA, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE $4^{\rm TH}$ ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(161).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Maddimadugu Sushma**, defeated candidate for the office of the Member, **MPTC Pulicharla, Peddavoora Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/227), dt.28.04.2017 to **Smt. Maddimadugu Sushma**, defeated candidate for the office of the Member, **MPTC Pulicharla**, **Peddavoora Mandal in Nalgonda District** who failed to lodge final

accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Smt. Maddimadugu Sushma**, defeated candidate for the office of the Member, **MPTC Pulicharla**, **Peddavoora Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Maddimadugu Sushma, defeated candidate for the office of the Member, MPTC Pulicharla, Peddavoora Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Maddimadugu Sushma**, defeated candidate for the office of the Member, **MPTC Pulicharla**, **Peddavoora Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. LAXMI MADGULA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC PULICHARLA, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(162).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Laxmi Madgula**, defeated candidate for the office of the Member, **MPTC Pulicharla**, **Peddavoora Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/228), dt.28.04.2017 to **Smt. Laxmi Madgula**, defeated candidate for the office of the Member, **MPTC Pulicharla**, **Peddavoora Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Smt. Laxmi Madgula**, defeated candidate for the office of the Member, **MPTC Pulicharla**, **Peddavoora Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Laxmi Madgula**, defeated candidate for the office of the Member, **MPTC Pulicharla**, **Peddavoora Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Laxmi Madgula**, defeated candidate for the office of the Member, **MPTC Pulicharla**, **Peddavoora Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. PUTTAPAKA PULLAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC UTLAPALLY, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(163).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to

the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Puttapaka Pullamma**, defeated candidate for the office of the Member, **MPTC Utlapally, Peddavoora Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/229), dt.28.04.2017 to **Smt. Puttapaka Pullamma**, defeated candidate for the office of the Member, **MPTC Utlapally, Peddavoora Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Smt. Puttapaka Pullamma**, defeated candidate for the office of the Member, **MPTC Utlapally, Peddavoora Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Puttapaka Pullamma, defeated candidate for the office of the Member, MPTC Utlapally, Peddavoora Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Puttapaka Pullamma**, defeated candidate for the office of the Member, **MPTC Utlapally**, **Peddavoora Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. LAXMAMMA PAGILLA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC UTLAPALLY, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(164).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Laxmamma Pagilla**, defeated candidate for the office of the Member, **MPTC Utlapally, Peddavoora Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/230), dt.28.04.2017 to **Smt. Laxmamma Pagilla**, defeated candidate for the office of the Member, **MPTC Utlapally, Peddavoora Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to Smt. Laxmamma Pagilla, defeated candidate for the office of the Member, MPTC Utlapally, Peddavoora Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Laxmamma Pagilla, defeated candidate for the office of the Member, MPTC Utlapally, Peddavoora Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Laxmamma Pagilla**, defeated candidate for the office of the Member, **MPTC Utlapally, Peddavoora Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. SHAIK THAHERA BEGUM, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC UTLAPALLY, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(165).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

G-407/33.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Shaik Thahera Begum**, defeated candidate for the office of the Member, **MPTC Utlapally, Peddavoora Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/231), dt.28.04.2017 to **Smt. Shaik Thahera Begum**, defeated candidate for the office of the Member, **MPTC Utlapally, Peddavoora Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Smt. Shaik Thahera Begum**, defeated candidate for the office of the Member, **MPTC Utlapally, Peddavoora Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Shaik Thahera Begum, defeated candidate for the office of the Member, MPTC Utlapally, Peddavoora Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Shaik Thahera Begum**, defeated candidate for the office of the Member, **MPTC Utlapally, Peddavoora Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. PALTHI VAALI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC PARVUDULA, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(166).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the

date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Palthi Vaali, defeated candidate for the office of the Member, MPTC Parvudula, Peddavoora Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/232), dt.28.04.2017 to **Sri. Palthi Vaali**, defeated candidate for the office of the Member, **MPTC Parvudula**, **Peddavoora Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Sri. Palthi Vaali**, defeated candidate for the office of the Member, **MPTC Parvudula**, **Peddavoora Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Palthi Vaali,** defeated candidate for the office of the Member, **MPTC Parvudula, Peddavoora Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Palthi Vaali**, defeated candidate for the office of the Member, **MPTC Parvudula**, **Peddavoora Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KOTTE PEDDA LAXMAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC CHALAKURTHY, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(167).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Kotte Pedda Laxmamma, defeated candidate for the office of the Member, MPTC Chalakurthy, Peddavoora Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/233), dt.28.04.2017 to **Smt. Kotte Pedda Laxmamma**, defeated candidate for the office of the Member, **MPTC Chalakurthy, Peddavoora Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Smt. Kotte Pedda Laxmamma**, defeated candidate for the office of the Member, **MPTC Chalakurthy, Peddavoora Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Kotte Pedda Laxmamma, defeated candidate for the office of the Member, MPTC Chalakurthy, Peddavoora Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Kotte Pedda Laxmamma**, defeated candidate for the office of the Member, **MPTC Chalakurthy, Peddavoora Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. BANAVATH SRINU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC CHALAKURTHY, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(168).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Banavath Srinu**, defeated candidate for the office of the Member, **MPTC Chalakurthy, Peddavoora Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/234), dt. 28.04.2017 to **Sri. Banavath Srinu**, defeated candidate for the office of the Member, **MPTC Chalakurthy**, **Peddavoora Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Sri. Banavath Srinu**, defeated candidate for the office of the Member, **MPTC Chalakurthy**, **Peddavoora Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Banavath Srinu**, defeated candidate for the office of the Member, **MPTC Chalakurthy**, **Peddavoora Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Banavath Srinu**, defeated candidate for the office of the Member, **MPTC Chalakurthy**, **Peddavoora Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. BANAVATH CHANDULAL, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC CHALAKURTHY -2, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(169).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of

all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Banavath Chandulal**, defeated candidate for the office of the Member, **MPTC Chalakurthy -2, Peddavoora Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/235), dt.28.04.2017 to **Sri. Banavath Chandulal**, defeated candidate for the office of the Member, **MPTC Chalakurthy -2, Peddavoora Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Sri. Banavath Chandulal,** defeated candidate for the office of the Member, **MPTC Chalakurthy -2, Peddavoora Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Banavath Chandulal,** defeated candidate for the office of the Member, **MPTC Chalakurthy -2, Peddavoora Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Banavath Chandulal**, defeated candidate for the office of the Member, **MPTC Chalakurthy -2, Peddavoora Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. RAMAVATH MUNI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC CHALAKURTHY -2, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(170).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Ramavath Muni**, defeated candidate for the office of the Member, **MPTC Chalakurthy -2, Peddavoora Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/236), dt.28.04.2017 to Smt. Ramavath Muni, defeated candidate for the office of the Member, MPTC Chalakurthy -2, Peddavoora Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Smt. Ramavath Muni,** defeated candidate for the office of the Member, **MPTC Chalakurthy -2, Peddavoora Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Ramavath Muni**, defeated candidate for the office of the Member, **MPTC Chalakurthy -2**, **Peddavoora Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Ramavath Muni**, defeated candidate for the office of the Member, **MPTC Chalakurthy -2, Peddavoora Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. RAMAVATH ARUNA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC CHALAKURTHY -2, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(171).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency.

Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Ramavath Aruna**, defeated candidate for the office of the Member, **MPTC Chalakurthy -2, Peddavoora Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/237), dt.28.04.2017 to **Smt. Ramavath Aruna**, defeated candidate for the office of the Member, **MPTC Chalakurthy -2, Peddavoora Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Smt. Ramavath Aruna**, defeated candidate for the office of the Member, **MPTC Chalakurthy -2, Peddavoora Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Ramavath Aruna**, defeated candidate for the office of the Member, **MPTC Chalakurthy -2**, **Peddavoora Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Ramavath Aruna**, defeated candidate for the office of the Member, **MPTC Chalakurthy -2, Peddavoora Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. JATAVATH SHARADHA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC NELLIKAL, PEDDAVOORA MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(172).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Jatavath Sharadha**, defeated candidate for the office of the Member, **MPTC Nellikal, Peddavoora Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/238), dt.28.04.2017 to **Smt. Jatavath Sharadha**, defeated candidate for the office of the Member, **MPTC Nellikal, Peddavoora Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Smt. Jatavath Sharadha**, defeated candidate for the office of the Member, **MPTC Nellikal, Peddavoora Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Jatavath Sharadha**, defeated candidate for the office of the Member, **MPTC Nellikal**, **Peddavoora Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Jatavath G-407/34.**

Sharadha, defeated candidate for the office of the Member, **MPTC Nellikal, Peddavoora Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. NAKIREKANTI SRINIVASULU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC AGAMOTHKUR, VEMULAPALLY MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(173).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Nakirekanti Srinivasulu**, defeated candidate for the office of the Member, **MPTC Agamothkur, Vemulapally Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/340), dt.28.04.2017 to Sri. Nakirekanti Srinivasulu, defeated candidate for the office of the Member, MPTC Agamothkur, Vemulapally Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 26.05.2017 to Sri. Nakirekanti Srinivasulu, defeated candidate for the office of the Member, MPTC Agamothkur, Vemulapally Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Nakirekanti Srinivasulu, defeated candidate for the office of the Member, MPTC Agamothkur, Vemulapally Mandal in Nalgonda District had

failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Nakirekanti Srinivasulu**, defeated candidate for the office of the Member, **MPTC Agamothkur**, **Vemulapally Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. AVIRENDLA YALLAIAH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC AGAMOTHKUR, VEMULAPALLY MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(174).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Avirendla Yallaiah**, defeated candidate for the office of the Member, **MPTC Agamothkur, Vemulapally Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/341), dt.28.04.2017 to Sri. Avirendla Yallaiah, defeated candidate for the office of the Member, MPTC Agamothkur, Vemulapally Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Sri. Avirendla**

Yallaiah, defeated candidate for the office of the Member, MPTC Agamothkur, Vemulapally Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Avirendla Yallaiah**, defeated candidate for the office of the Member, **MPTC Agamothkur**, **Vemulapally Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Avirendla Yallaiah**, defeated candidate for the office of the Member, **MPTC Agamothkur, Vemulapally Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. AVIRENDLA RAMULU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC AGAMOTHKUR, VEMULAPALLY MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(175).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Avirendla Ramulu**, defeated candidate for the office of the Member, **MPTC Agamothkur, Vemulapally Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/342), dt.28.04.2017 to Sri. Avirendla Ramulu, defeated candidate for the office of the Member, MPTC Agamothkur, Vemulapally Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules

calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Sri. Avirendla Ramulu**, defeated candidate for the office of the Member, **MPTC Agamothkur**, **Vemulapally Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Avirendla Ramulu**, defeated candidate for the office of the Member, **MPTC Agamothkur**, **Vemulapally Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Avirendla Ramulu**, defeated candidate for the office of the Member, **MPTC Agamothkur**, **Vemulapally Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. KANDIMALLA ASHOK REDDY, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC BOMMAKAL, VEMULAPALLY MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(176).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Kandimalla Ashok Reddy**, defeated candidate for the office of the Member, **MPTC Bommakal, Vemulapally Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause

notice vide No._817/TSEC-L/2015 (2/343), dt.28.04.2017 to Sri. Kandimalla Ashok Reddy, defeated candidate for the office of the Member, MPTC Bommakal, Vemulapally Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 26.05.2017 to Sri. Kandimalla Ashok Reddy, defeated candidate for the office of the Member, MPTC Bommakal, Vemulapally Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Kandimalla Ashok Reddy, defeated candidate for the office of the Member, MPTC Bommakal, Vemulapally Mandal in Nalgonda District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Kandimalla Ashok Reddy**, defeated candidate for the office of the Member, **MPTC Bommakal**, **Vemulapally Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. GADDAM GURULINGAM, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC SALKUNOOR, VEMULAPALLY MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(177).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to

the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Gaddam Gurulingam**, defeated candidate for the office of the Member, **MPTC Salkunoor**, **Vemulapally Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/344), dt. 28.04.2017 to Sri. Gaddam Gurulingam, defeated candidate for the office of the Member, MPTC Salkunoor, Vemulapally Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 26.05.2017 to Sri. Gaddam Gurulingam, defeated candidate for the office of the Member, MPTC Salkunoor, Vemulapally Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Gaddam Gurulingam,** defeated candidate for the office of the Member, **MPTC Salkunoor, Vemulapally Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Gaddam Gurulingam**, defeated candidate for the office of the Member, **MPTC Salkunoor**, **Vemulapally Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. JAVVAJI SATHYANARAYANA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC SALKUNOOR, VEMULAPALLY MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(178).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Javvaji Sathyanarayana**, defeated candidate for the office of the Member, **MPTC Salkunoor, Vemulapally Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/345), dt.28.04.2017 to Sri. Javvaji Sathyanarayana, defeated candidate for the office of the Member, MPTC Salkunoor, Vemulapally Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Sri. Javvaji Sathyanarayana**, defeated candidate for the office of the Member, **MPTC Salkunoor, Vemulapally Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Javvaji Sathyanarayana**, defeated candidate for the office of the Member, **MPTC Salkunoor**, **Vemulapally Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Javvaji Sathyanarayana**, defeated candidate for the office of the Member, **MPTC Salkunoor**, **Vemulapally Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. POLISHETTI VIDYASAGAR, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC SALKUNOOR, VEMULAPALLY MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(179).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account

of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Polishetti Vidyasagar, defeated candidate for the office of the Member, MPTC Salkunoor, Vemulapally Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/346), dt.28.04.2017 to Sri. Polishetti Vidyasagar, defeated candidate for the office of the Member, MPTC Salkunoor, Vemulapally Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 26.05.2017 to Sri. Polishetti Vidyasagar, defeated candidate for the office of the Member, MPTC Salkunoor, Vemulapally Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Polishetti Vidyasagar,** defeated candidate for the office of the Member, **MPTC Salkunoor, Vemulapally Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Polishetti Vidyasagar**, defeated candidate for the office of the Member, **MPTC Salkunoor**, **Vemulapally Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. NAKKA LAXMI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC SETTIPALEM, VEMULAPALLY MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(180).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Nakka Laxmi, defeated candidate for the office of the Member, MPTC Settipalem, Vemulapally Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/347), dt.28.04.2017 to **Smt. Nakka Laxmi**, defeated candidate for the office of the Member, **MPTC Settipalem**, **Vemulapally Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Smt. Nakka Laxmi,** defeated candidate for the office of the Member, **MPTC Settipalem, Vemulapally Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Nakka Laxmi**, defeated candidate for the office of the Member, **MPTC Settipalem**, **Vemulapally Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Nakka Laxmi**, defeated candidate for the office of the Member, **MPTC Settipalem**, **Vemulapally Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. PADMA PANDUGA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC SETTIPALEM, VEMULAPALLY MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(181).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Padma Panduga**, defeated candidate for the office of the Member, **MPTC Settipalem, Vemulapally Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/348), dt.28.04.2017 to Smt. Padma Panduga, defeated candidate for the office of the Member, MPTC Settipalem, Vemulapally Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Smt. Padma Panduga,** defeated candidate for the office of the Member, **MPTC Settipalem, Vemulapally Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Padma Panduga,** defeated candidate for the office of the Member, **MPTC Settipalem, Vemulapally Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Padma Panduga**, defeated candidate for the office of the Member, **MPTC Settipalem**, **Vemulapally Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. BANTU SHYAMALATHA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC SETTIPALEM, VEMULAPALLY MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(182) .- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other

contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Bantu Shyamalatha**, defeated candidate for the office of the Member, **MPTC Settipalem**, **Vemulapally Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/349), dt.28.04.2017 to **Smt. Bantu Shyamalatha**, defeated candidate for the office of the Member, **MPTC Settipalem**, **Vemulapally Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Smt. Bantu Shyamalatha**, defeated candidate for the office of the Member, **MPTC Settipalem**, **Vemulapally Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Bantu Shyamalatha**, defeated candidate for the office of the Member, **MPTC Settipalem**, **Vemulapally Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that Smt. Bantu Shyamalatha, defeated candidate for the office of the Member, MPTC Settipalem, Vemulapally Mandal in Nalgonda District to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. NAKKA NAGAMANI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC SETTIPALEM, VEMULAPALLY MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(183).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Nakka Nagamani, defeated candidate for the office of the Member, MPTC Settipalem, Vemulapally Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/350), dt.28.04.2017 to **Smt. Nakka Nagamani**, defeated candidate for the office of the Member, **MPTC Settipalem**, **Vemulapally Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Smt. Nakka Nagamani**, defeated candidate for the office of the Member, **MPTC Settipalem**, **Vemulapally Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Nakka Nagamani**, defeated candidate for the office of the Member, **MPTC Settipalem**, **Vemulapally Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Nakka Nagamani**, defeated candidate for the office of the Member, **MPTC Settipalem**, **Vemulapally Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. PALLA SOMAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC SETTIPALEM, VEMULAPALLY MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(184).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Palla Somamma**, defeated candidate for the office of the Member, **MPTC Settipalem**, **Vemulapally Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/351), dt.28.04.2017 to Smt. Palla Somamma, defeated candidate for the office of the Member, MPTC Settipalem, Vemulapally Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Smt. Palla Somamma**, defeated candidate for the office of the Member, **MPTC Settipalem**, **Vemulapally Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Palla Somamma**, defeated candidate for the office of the Member, **MPTC Settipalem**, **Vemulapally Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Palla Somamma**, defeated candidate for the office of the Member, **MPTC Settipalem**, **Vemulapally Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. SALIKANTI SAROJANA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KUKKADAM, VEMULAPALLY MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(185).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Salikanti Sarojana, defeated candidate for the office of the Member, MPTC Kukkadam, Vemulapally Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/352), dt.28.04.2017 to Smt. Salikanti Sarojana, defeated candidate for the office of the Member, MPTC Kukkadam, Vemulapally Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Smt. Salikanti Sarojana,** defeated candidate for the office of the Member, **MPTC Kukkadam, Vemulapally Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Salikanti Sarojana,** defeated candidate for the office of the Member, **MPTC Kukkadam, Vemulapally Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Salikanti Sarojana**, defeated candidate for the office of the Member, **MPTC Kukkadam**, **Vemulapally Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KARINGU SHASIKALA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC CHANDUR-3, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(186).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Karingu Shasikala, defeated candidate for the office of the Member, MPTC Chandur-3, Chandur Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/370), dt.28.04.2017 to **Smt. Karingu Shasikala**, defeated candidate for the

office of the Member, MPTC Chandur-3, Chandur Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 24.05.2017 to **Smt. Karingu Shasikala**, defeated candidate for the office of the Member, **MPTC Chandur-3**, **Chandur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Karingu Shasikala**, defeated candidate for the office of the Member, **MPTC Chandur-3**, **Chandur Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Karingu Shasikala**, defeated candidate for the office of the Member, **MPTC Chandur-3**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MD. MUJAHEED, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC NAKREKAL-3, NAKREKAL MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(187).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Md. Mujaheed**, defeated candidate for the office of the Member, **MPTC Nakrekal-3, Nakrekal Mandal in Nalgonda District**;

G-407/36.

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/371), dt.28.04.2017 to **Sri. Md. Mujaheed**, defeated candidate for the office of the Member, **MPTC Nakrekal-3**, **Nakrekal Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 20.05.2017 to **Sri. Md. Mujaheed,** defeated candidate for the office of the Member, **MPTC Nakrekal-3, Nakrekal Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Md. Mujaheed,** defeated candidate for the office of the Member, **MPTC Nakrekal-3, Nakrekal Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Md. Mujaheed**, defeated candidate for the office of the Member, **MPTC Nakrekal-3**, **Nakrekal Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KARNATI NAGAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC VELMAKANNE, MUNUGODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(188).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act,

1994 and Rules issued there under. One amongst the defaulters is **Smt. Karnati Nagamma**, defeated candidate for the office of the Member, **MPTC Velmakanne**, **Munugode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/161), dt.28.04.2017 to **Smt. Karnati Nagamma**, defeated candidate for the office of the Member, **MPTC Velmakanne**, **Munugode Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 18.05.2017 to Smt. Karnati Nagamma, defeated candidate for the office of the Member, MPTC Velmakanne, Munugode Mandal in Nalgonda District had submitted election expenditure accounts on receipt of notice stating that due to other works she could not submit the same within 45 days from the date of declaration of results.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Karnati Nagamma**, defeated candidate for the office of the Member, **MPTC Velmakanne**, **Munugode Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Karnati Nagamma**, defeated candidate for the office of the Member, **MPTC Velmakanne**, **Munugode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. JEEDIMETLA YELLAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC CHEEKATIMAMIDI, MUNUGODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(189) .- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority,

Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Jeedimadla Yellamma**, defeated candidate for the office of the Member, **MPTC Cheekatimamidi**, **Munugode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/155), dt.28.04.2017 to **Smt. Jeedimadla Yellamma**, defeated candidate for the office of the Member, **MPTC Cheekatimamidi, Munugode Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 18.05.2017 to Smt. Jeedimadla Yellamma, defeated candidate for the office of the Member, MPTC Cheekatimamidi, Munugode Mandal in Nalgonda District had submitted election expenditure accounts after expiry of 20 days from the date of receipt of notice stating that due to other works she could not submit the same within 45 days from the date of declaration of results.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Jeedimadla Yellamma**, defeated candidate for the office of the Member, **MPTC Cheekatimamidi**, **Munugode Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Jeedimadla Yellamma**, defeated candidate for the office of the Member, **MPTC Cheekatimamidi, Munugode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. MEDI SAIDAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC CHEEKATIMAMIDI, MUNUGODE MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(190).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Medi Saidamma**, defeated candidate for the office of the Member, **MPTC Cheekatimamidi, Munugode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/156), dt.28.04.2017 to **Smt. Medi Saidamma**, defeated candidate for the office of the Member, **MPTC Cheekatimamidi, Munugode Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 18.05.2017 to **Smt. Medi Saidamma**, defeated candidate for the office of the Member, **MPTC Cheekatimamidi, Munugode Mandal in Nalgonda District** had submitted election expenditure accounts after expiry of 20 days from the date of receipt of notice stating that due to other works she could not submit the same within 45 days from the date of declaration of results.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Medi Saidamma**, defeated candidate for the office of the Member, **MPTC Cheekatimamidi**, **Munugode Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Medi Saidamma**, defeated candidate for the office of the Member, **MPTC Cheekatimamidi, Munugode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. BANALA RAVINDHAR REDDY, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KONDAPURAM, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(191).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the

date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Banala Ravindhar Reddy**, defeated candidate for the office of the Member, **MPTC Kondapuram**, **Chandur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/23), dt.28.04.2017 to **Sri. Banala Ravindhar Reddy**, defeated candidate for the office of the Member, **MPTC Kondapuram**, **Chandur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Sri. Banala Ravindhar Reddy**, defeated candidate for the office of the Member, **MPTC Kondapuram**, **Chandur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Banala Ravindhar Reddy, defeated candidate for the office of the Member, MPTC Kondapuram, Chandur Mandal in Nalgonda District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Banala Ravindhar Reddy**, defeated candidate for the office of the Member, **MPTC Kondapuram**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MALLA REDDY SINGAPURAM, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC ANGADIPETA, CHANDUR MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(192).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Malla Reddy Singapuram**, defeated candidate for the office of the Member, **MPTC Angadipeta, Chandur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/40), dt.28.04.2017 to **Sri. Malla Reddy Singapuram**, defeated candidate for the office of the Member, **MPTC Angadipeta**, **Chandur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 27.05.2017 to **Sri. Malla Reddy Singapuram**, defeated candidate for the office of the Member, **MPTC Angadipeta**, **Chandur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Malla Reddy Singapuram, defeated candidate for the office of the Member, MPTC Angadipeta, Chandur Mandal in Nalgonda District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Malla Reddy Singapuram**, defeated candidate for the office of the Member, **MPTC Angadipeta**, **Chandur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. VEEDIRE SRINIVAS REDDY, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC PARADA, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(193).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has

been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Veedire Srinivas Reddy**, defeated candidate for the office of the Member, **MPTC Parada, Kattangur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/104), dt.28.04.2017 to **Sri. Veedire Srinivas Reddy**, defeated candidate for the office of the Member, **MPTC Parada, Kattangur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Sri. Veedire Srinivas Reddy**, defeated candidate for the office of the Member, **MPTC Parada**, **Kattangur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Veedire Srinivas Reddy, defeated candidate for the office of the Member, MPTC Parada, Kattangur Mandal in Nalgonda District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Veedire Srinivas Reddy**, defeated candidate for the office of the Member, **MPTC Parada**, **Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. AAKULA KRISHNA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC PARADA, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4^{TH} ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(194).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Aakula Krishna, defeated candidate for the office of the Member, MPTC Parada, Kattangur Mandal in Nalgonda District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/105), dt.28.04.2017 to Sri. Aakula Krishna, defeated candidate for the office of the Member, MPTC Parada, Kattangur Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Sri. Aakula Krishna**, defeated candidate for the office of the Member, **MPTC Parada**, **Kattangur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Aakula Krishna**, defeated candidate for the office of the Member, **MPTC Parada**, **Kattangur Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Aakula Krishna**, defeated candidate for the office of the Member, **MPTC Parada**, **Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. GOPAGONI MALAXMI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC PARADA, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(195).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. G-407/37.

Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Gopagoni Malaxmi**, defeated candidate for the office of the Member, **MPTC Parada, Kattangur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/106), dt.28.04.2017 to **Smt. Gopagoni Malaxmi**, defeated candidate for the office of the Member, **MPTC Parada, Kattangur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Smt. Gopagoni Malaxmi,** defeated candidate for the office of the Member, **MPTC Parada, Kattangur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Gopagoni Malaxmi, defeated candidate for the office of the Member, MPTC Parada, Kattangur Mandal in Nalgonda District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Gopagoni Malaxmi**, defeated candidate for the office of the Member, **MPTC Parada**, **Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. GOPAGONI SAIDULU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC AITIPAMULA-2, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(196).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Gopagoni Saidulu**, defeated candidate for the office of the Member, **MPTC Aitipamula-2, Kattangur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/107), dt.28.04.2017 to Sri. Gopagoni Saidulu, defeated candidate for the office of the Member, MPTC Aitipamula-2, Kattangur Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Sri. Gopagoni Saidulu,** defeated candidate for the office of the Member, **MPTC Aitipamula-2, Kattangur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Gopagoni Saidulu**, defeated candidate for the office of the Member, **MPTC Aitipamula-2**, **Kattangur Mandal in Nalgonda District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Gopagoni**

Saidulu, defeated candidate for the office of the Member, **MPTC Aitipamula-2, Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. BEJAWADA SAIDULU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC AITIPAMULA-2, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(197).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Bejawada Saidulu**, defeated candidate for the office of the Member, **MPTC Aitipamula-2, Kattangur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No._817/TSEC-L/2015 (2/108), dt.28.04.2017 to Sri. Bejawada Saidulu, defeated candidate for the office of the Member, MPTC Aitipamula-2, Kattangur Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Sri. Bejawada Saidulu,** defeated candidate for the office of the Member, **MPTC Aitipamula-2, Kattangur Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Bejawada Saidulu, defeated candidate for the office of the Member, MPTC Aitipamula-2, Kattangur Mandal in Nalgonda District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Bejawada Saidulu**, defeated candidate for the office of the Member, **MPTC Aitipamula-2**, **Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. JADIGALA SAIDAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC DUGUNAVELLY, KATTANGUR MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(198).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Jadigala Saidamma**, defeated candidate for the office of the Member, **MPTC Dugunavelly, Kattangur Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/126), dt.28.04.2017 to **Smt. Jadigala Saidamma**, defeated candidate for the office of the Member, **MPTC Dugunavelly, Kattangur Mandal in Nalgonda District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 25.05.2017 to Smt. Jadigala Saidamma, defeated candidate for the office of the Member, MPTC Dugunavelly, Kattangur Mandal in Nalgonda District had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Jadigala Saidamma**, defeated candidate for the office of the Member, **MPTC Dugunavelly, Kattangur Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Jadigala Saidamma**, defeated candidate for the office of the Member, **MPTC Dugunavelly, Kattangur Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. GUJJA KAVITHA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC PALIVELA, MUNUGODE MANDAL IN NALGONDA DISTRICT DURING THE 4TH ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(NLG)/2015-MPTC(199).- WHEREAS, the Telangana Panchayat Raj Act, 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

AND WHEREAS, the fourth ordinary elections to MPTCs/ZPTCs of Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

AND WHEREAS, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

AND WHEREAS, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, Nalgonda has sent report with the approval of the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Gujja Kavitha**, defeated candidate for the office of the Member, **MPTC Palivela, Munugode Mandal in Nalgonda District**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause

notice vide No. 817/TSEC-L/2015 (2/160), dt.28.04.2017 to Smt. Gujja Kavitha, defeated candidate for the office of the Member, MPTC Palivela, Munugode Mandal in Nalgonda District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Nalgonda District vide Lr.No.D3/1530/Elec/2017, dt:26.7.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Smt. Gujja Kavitha**, defeated candidate for the office of the Member, **MPTC Palivela**, **Munugode Mandal in Nalgonda District** had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Smt. Gujja Kavitha,** defeated candidate for the office of the Member, **MPTC Palivela, Munugode Mandal in Nalgonda District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Gujja Kavitha**, defeated candidate for the office of the Member, **MPTC Palivela**, **Munugode Mandal in Nalgonda District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

(BY ORDER AND IN THE NAME OF THE STATE ELECTION COMMISSIONER)

Hyderabad, 19-08-2017.

M. ASHOK KUMAR, Secretary.

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